

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF PUERTO RICO

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In re:

PROMESA
Title III

THE FINANCIAL OVERSIGHT AND
MANAGEMENT BOARD FOR PUERTO RICO,

as representative of

Case No. 17 BK 3283-LTS

THE COMMONWEALTH OF PUERTO RICO, *et al.*

(Jointly Administered)

Debtors.¹
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**COVER SHEET TO FIFTY-EIGHTH MONTHLY FEE APPLICATION OF
O'NEILL & BORGES LLC FOR COMPENSATION FOR SERVICES
RENDERED AND REIMBURSEMENT OF EXPENSES AS ATTORNEYS
TO THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD
FOR PUERTO RICO, AS REPRESENTATIVE OF DEBTOR,
THE COMMONWEALTH OF PUERTO RICO, FOR THE PERIOD OF
FEBRUARY 1, 2022 THROUGH FEBRUARY 28, 2022**

Name of applicant

O'Neill & Borges LLC ("O&B")

Authorized to provide professional services
to:

Financial Oversight and Management
Board, as Representative for the Debtor
Pursuant to PROMESA Section 315(b)

Time period covered by this application:

February 1, 2022 through February 28,
2022

Amount of compensation sought as actual,
reasonable and necessary:

\$45,583.65

¹ The Debtors in these jointly-administered Title III Cases, along with each Debtor's respective Title III case number listed as a bankruptcy case number due to software limitations and the last four (4) digits of each Debtor's federal tax identification number, as applicable, are the (i) Commonwealth of Puerto Rico (Bankruptcy Case No. 17 BK 3283-LTS) (Last Four Digits of Federal Tax ID: 3481); (ii) Puerto Rico Sales Tax Financing Corporation ("COFINA") (Bankruptcy Case No. 17 BK 3284-LTS) (Last Four Digits of Federal Tax ID: 8474); (iii) Employees Retirement System of the Government of the Commonwealth of Puerto Rico ("ERS") (Bankruptcy Case No. 17 BK 3566-LTS) (Last Four Digits of Federal Tax ID: 9686); (iv) Puerto Rico Highways and Transportation Authority ("HTA") (Bankruptcy Case No. 17 BK 3567-LTS) (Last Four Digits of Federal Tax ID: 3808); (v) Puerto Rico Electric Power Authority ("PREPA") (Bankruptcy Case No. 17 BK 4780-LTS) (Last Four Digits of Federal Tax ID: 3747); and (vi) Puerto Rico Public Buildings Authority ("PBA") (Bankruptcy Case No. 19-BK-5233-LTS) (Last Four Digits of Federal Tax ID: 3801) (Title III Case numbers are listed as Bankruptcy Case numbers due to software limitations).

Amount of expense reimbursement sought \$595.60
as actual, reasonable and necessary:

Total amount for this invoice: \$46,179.25

This is a: X monthly ___ interim ___ final application

This is O&B's fifty-eighth monthly fee application in these cases.

Principal Certification

I hereby authorize the submission of this Monthly Fee Statement for February 2022.

/s/Jaime A. El Koury

Jaime A. El Koury

General Counsel to the Financial Oversight and
Management Board for Puerto Rico

On August 23, 2022, sent to:

Counsel for the Oversight Board:

Proskauer Rose LLP
Eleven Times Square
New York, NY 10036
Attn: Martin J. Bienenstock, Esq.,
mbienenstock@proskauer.com
Ehud Barak, Esq., ebarak@proskauer.com

Proskauer Rose LLP
70 West Madison Street, Chicago, IL 60602
Attn: Paul V. Possinger, Esq.,
ppossinger@proskauer.com

Counsel for AAFAF:

O'Melveny & Myers LLP
Times Square Tower, 7 Times Square
New York, NY 10036
Attn: John J. Rapisardi, Esq., jrapisardi@omm.com
Suzanne Uhland, Esq., suhland@omm.com
Diana M. Pérez, Esq., dperez@omm.com

**Counsel for PR Fiscal Agency and Financial
Advisory Authority:**

Marini Pietrantoni Muñoz LLC
MCS Plaza Suite 500, 255 Ponce de León Ave.
San Juan, PR 00917
Attn: Luis C. Marini-Biaggi, Esq.,
lmardini@mpmlawpr.com
Carolina Velaz-Rivero, Esq., cvelaz@mpmlawpr.com

Office of the United States Trustee District of PR:

Edif. Ochoa, 500 Tanca Street, Suite 301
San Juan, PR 00901
Re: In re: Commonwealth of Puerto Rico
Attn: Monsita Lecaroz, Esq.,
monsita.lecaroz@usdoj.gov

**Counsel for the Official Committee of Unsecured
Creditors:**

Paul Hastings LLP
200 Park Avenue
New York, NY 10166
Attn: Luc. A. Despina, Esq.,
lucdespins@paulhastings.com

Casillas, Santiago & Torres, LLC
El Caribe Office Building, 53 Palmeras Street, Suite
1601
San Juan, PR 00901-2419
Attn: Juan J. Casillas Ayala, Esq.,
jcasillas@cstlawpr.com
Alberto J.E. Añeses Negrón, Esq.,
aaneses@cstlawpr.com

**Counsel for the Official Committee of Retired
Employees:**

Bennazar, García & Millian, C.S.P.
Union Plaza, PH-A Piso 18, 416 Ave. Ponce de León
Hato Rey, PR 00918
Attn: A.J. Bennazar-Zequeira, Esq., ajb@bennazar.org

Jenner & Block LLP
919 Third Ave
New York NY 10022
Attn: Robert Gordon, Esq., rgordong@jenner.com
Richard Levin, Esq., rlevin@jenner.com

Jenner & Block LLP
353 N. Clark Street
Chicago, IL 60654
Attn: Catherine Steege, Esq., csteeg@jenner.com
Melissa Root, Esq., mroot@jenner.com

PR Department of Treasury:

PO Box 9024140
San Juan, PR 00902-4140
Attn: Reylam Guerra Goderich, Deputy Assistant of
Central Accounting, Reylam.Guerra@hacienda.pr.gov
Omar E. Rodríguez-Pérez, CPA, Assistant
Secretary of Central Accounting,
Rodriguez.Omar@hacienda.pr.gov
Angel L. Pantoja-Rodríguez Deputy Assistant Secretary
of Internal Revenue and Tax Policy
angel.pantoja@hacienda.pr.gov
Francisco Parés-Alicea, Secretary of the Treasury,
Francisco.pares@hacienda.pr.gov
Francisco Pena Montanez, CPA, Assistant Secretary of
the Treasury, Francisco.Pena@hacienda.pr.gov

Counsel for the Fee Examiner:

EDGE Legal Strategies, PSC
252 Ponce de León Av, Citibank Tower, 12th Floor
San Juan, PR 00918
Attn: Eyck O. Lugo, Esq., elugo@edgelegalpr.com

Godfrey & Kahn, S.C.
One East Main Street, Suite 500
Madison, WI 53703
Attn: Katherine Stadler, KStadler@gklaw.com

COMMONWEALTH OF PR TITLE III					
Summary of Legal Fees for the Period February 1 through February 28, 2022					
Professional	Position/Title	Department	Hourly Billing Rate	Total Billed Hours	Total Compensation
Hermann D. Bauer	Member	Litigation	330.00	31.40	10,362.00
José R. Cacho	Member	Corporate	360.00	3.80	1,368.00
Carla Garcia Benitez	Member	Litigation	345.00	1.70	586.50
Carlos E. George	Member	Labor	265.00	0.50	132.50
Rosa M. Lazaro	Member	Corporate	360.00	1.90	684.00
Ubaldo Fernandez Barrera	Jr. Member	Litigation	235.00	7.30	1,715.50
Denisse Ortiz Torres	Jr. Member	Corporate	240.00	0.30	72.00
Jose L Colon Garcia	Associate	Litigation	185.00	17.50	3,237.50
Laura E Diaz Gonzalez	Associate	Labor	175.00	18.90	3,307.50
Melissa M. Gallardo	Associate	Corporate	180.00	14.80	2,664.00
Lorena Y Gely	Associate	Labor	175.00	27.40	4,795.00
Kiomari I Lopez Torres	Associate	Corporate	180.00	13.50	2,430.00
Maria De Los A Lugo Colom	Associate	Litigation	180.00	0.20	36.00
Nelson A Martinez	Associate	Corporate	180.00	12.90	2,322.00
Gabriel Miranda Rivera	Associate	Litigation	205.00	37.30	7,646.50
Adriana Moreno	Associate	Litigation	185.00	18.70	3,459.50
Alberto Nieves Cubero	Associate	Litigation	190.00	1.90	361.00
Jean M Perez Torres	Associate	Labor	170.00	6.30	1,071.00
Owen Rivera Colon	Associate	Corporate	185.00	6.00	1,110.00
Anibal A Roman Medina	Associate	Litigation	180.00	7.40	1,332.00
Natalia P Vila	Associate	Corporate	185.00	8.70	1,609.50
Vanessa Sanchez	Paralegal	Litigation	165.00	2.10	346.50
	Totals			240.50	\$ 50,648.50
	Less: 10% Courtesy discount				\$ (5,064.85)
SUMMARY OF LEGAL FEES					\$ 45,583.65
COMMONWEALTH OF PR TITLE III					
Summary of Disbursements for the Period February 1 through February 28, 2022					
Description - Expenses			Amounts		
Duplicating			23.60		
Professional Fees - Rita Inv. 8108 Interpreter for Claim Hearing on Feb 16, 2022 - HDB			572.00		
	Totals				
SUMMARY OF DISBURSEMENTS			\$ 595.60		

<u>COMMONWEALTH OF PR TITLE III</u>			
<u>Summary of Legal Fees for the Period February 1 through February 28, 2022</u>			
Task Code	Matter Description	Total Billed Hours	Total Fees Requested
201		0.30	103.50
203	Hearings and Non-Field Comm. With Court	30.20	6,404.50
206	Documents Filed on Behalf of the Board	29.40	6,284.00
207	Non-Board Court Filings	2.40	792.00
208	Stay Matters	0.50	165.00
209	Adversary Proceeding	2.50	770.00
210	Analysis and Strategy	4.10	1,467.00
212	General Administration and Governance	0.30	99.00
213	Labor, Pension Matters	25.20	4,775.00
215	Plan of Adjustment and Disclosure Statement	7.10	2,316.00
219	Docketing	2.10	346.50
222	Claims and Claims Objections	129.10	25,410.50
224	Fee Application O&B	7.30	1,715.50
			\$ 50,648.50
	Less: 10% Courtesy discount		\$ (5,064.85)
	TOTALS	240.50	\$ 45,583.65

O&B requests payment and reimbursement in accordance with the procedures set forth in the Interim Compensation Order (*i.e.*, payment of ninety percent (90%) of the compensation sought, in the amount of \$41,025.29, and reimbursement of one-hundred percent (100%) of expenses incurred, in the amount of \$595.60) in the total amount of \$41,620.89.

Professional Certification

I hereby certify that no public servant of the Department of Treasury is a party to or has any interest in the gains or benefits derived from the contract that is the basis of this invoice. The only consideration for providing services under the contract is the payment agreed upon with the authorized representatives of the Financial Oversight and Management Board for Puerto Rico. The amount of this invoice is reasonable. The services were rendered and the corresponding payment has not been made. To the best of my knowledge, O'Neill & Borges LLC does not have any debts owed to the Government of Puerto Rico or its instrumentalities.

s/Ubaldo M. Fernández
Ubaldo M. Fernández
O'Neill & Borges LLC
250 Muñoz Rivera Ave., Ste. 800
San Juan, PR 00918-1813
Tel: (787) 282-5786
Fax: (787) 753-8944

Exhibit A

250 AVE. MUÑOZ RIVERA, SUITE 800
SAN JUAN, PR 00918-1813
TEL. (787) 764-8181
FAX (787) 753-8944

O'NEILL & BORGES LLC

February 28, 2022

FOMB IN RE COMMONWEALTH OF PR TITLE III

RE: FISCAL PLAN

Enclosed please find our bill for professional services rendered and reimbursable expenses.
Should you have any questions concerning the attached bill, please do not hesitate to contact us. Your prompt payment would be greatly appreciated.

Sincerely Yours,

CARLA GARCIA BENITEZ

IN ACCOUNT WITH

ESSAYE MUNOZ RIVERA, SUITE 800
SAN JUAN, PR 00918-1813
TEL. (787) 764-8181
FAX (787) 753-8944

O'NEILL & BORGES LLC

FOMB IN RE COMMONWEALTH OF PR TITLE III

February 28, 2022
Bill #: 411029
Billing Attorney: CGB

BILLING SUMMARY

For Professional Services Rendered and Reimbursable Expenses for the period ending February 28, 2022:

Client.Matter: P1701 - 2

RE: FISCAL PLAN

Total Professional Services	\$ 684.00
	<u>\$ -68.40</u>
Net Professional Services	\$ 615.60
Total Reimbursable Expenses	<u>\$.00</u>
TOTAL THIS INVOICE	\$ 615.60

IN ACCOUNT WITH

ESQ. ROSE M. MUÑOZ RIVERA, SUITE 800
SAN JUAN, PR 00918-1813
TEL. (787) 764-8181
FAX (787) 753-8944

O'NEILL & BORGES LLC

Client.Matter: P1701 . 2
RE: FISCAL PLAN

PROFESSIONAL SERVICES

Date	Atty	Task	Description	Hours	Rate	Amount
2/01/22	RML	213	Tel. conf. with FOMB, Proskauer and E&Y regarding System 2000 deposits, JRS service credit and TRS claim.	.90	360.00	324.00
2/01/22	RML	213	Tel. conf. with M. Lopez regarding credit for years of service by judges. (0.2) Review S. Levy email regarding interpretation of calculation of years of service under JRS. (0.2) Review issue regarding calculation years of service under JRS. (0.4) Draft email to S. Levy regarding calculation years of Service JRS. (0.2).	1.00	360.00	360.00
TOTAL PROFESSIONAL SERVICES						\$ 684.00
						<u>\$ -68.40</u>
NET PROFESSIONAL SERVICES:						\$ 615.60

SUMMARY OF PROFESSIONAL SERVICES

Name	Hours	Rate	Total
ROSA M. LAZARO	1.90	360.00	684.00
Total	1.90		\$ 684.00

TOTAL THIS INVOICE

\$ 615.60

850 AVE. MUÑOZ RIVERA, SUITE 800
SAN JUAN, PR 00918-1813
TEL. (787) 764-8181
FAX (787) 753-8944

O'NEILL & BORGES LLC

February 28, 2022

FOMB IN RE COMMONWEALTH OF PR TITLE III

RE: 19-00034-LTS ASOC. PROFESORES UNIVERITARIOS V. UPR-HDB

Enclosed please find our bill for professional services rendered and reimbursable expenses.
Should you have any questions concerning the attached bill, please do not hesitate to contact us. Your prompt payment would be greatly appreciated.

Sincerely Yours,

CARLA GARCIA BENITEZ

O'NEILL & BORGES LLC

ESQ. ALEJANDRO RIVERA, SUITE 800
SAN JUAN, PR 00918-1813
TEL. (787) 764-8181
FAX (787) 753-8944

FOMB IN RE COMMONWEALTH OF PR TITLE III

February 28, 2022
Bill #: 411031
Billing Attorney: CGB

BILLING SUMMARY

For Professional Services Rendered and Reimbursable Expenses for the period ending February 28, 2022:

Client.Matter: P1701 - 828

RE: 19-00034-LTS ASOC. PROFESORES UNIVERITARIOS V. UPR-HDB

Total Professional Services	\$ 396.00
	<u>\$ -39.60</u>
Net Professional Services	\$ 356.40
Total Reimbursable Expenses	<u>\$.00</u>
TOTAL THIS INVOICE	\$ 356.40

IN ACCOUNT WITH

ESQ. IVETTE BONET RIVERA, SUITE 800
SAN JUAN, PR 00918-1813
TEL. (787) 764-8181
FAX (787) 753-8944

O'NEILL & BORGES LLC

Client.Matter: P1701 . 828

RE: 19-00034-LTS ASOC. PROFESORES UNIVERITARIOS V. UPR-HDB

PROFESSIONAL SERVICES

Date	Atty	Task	Description	Hours	Rate	Amount
2/11/22	HDB	209	Review Brief tendered in Appeal No. 21-1690 by Appellants Asociacion Puertorriqueña de Profesores Universitarios, Ivette Bonet-Rivera, Frances Bothwell-del Toro, Nydia E. Cheverez-Rodriguez, Javier Cordova-Iturregui, Yohana De-Jesus Berrios, Maria del Mar Rosa Rodriguez, Heriberto Marin-Centeno, Lida Orta-Anes, Angel Rodriguez-Rivera and Annabell C. Segarra.	1.20	330.00	396.00

TOTAL PROFESSIONAL SERVICES

\$ 396.00

\$ -39.60

NET PROFESSIONAL SERVICES:

\$ 356.40

SUMMARY OF PROFESSIONAL SERVICES

Name	Hours	Rate	Total
HERMANN BAUER	1.20	330.00	396.00
Total	1.20		\$ 396.00

TOTAL THIS INVOICE

\$ 356.40

250 AVE. MUÑOZ RIVERA, SUITE 800
SAN JUAN, PR 00918-1813
TEL. (787) 764-8181
FAX (787) 753-8944

O'NEILL & BORGES LLC

February 28, 2022

FOMB IN RE COMMONWEALTH OF PR TITLE III

RE: 21-00119-LTS FOMB V. PRP (ACTS 80-81-82 JR33)-HDB

Enclosed please find our bill for professional services rendered and reimbursable expenses.
Should you have any questions concerning the attached bill, please do not hesitate to contact us. Your prompt payment would be greatly appreciated.

Sincerely Yours,

CARLA GARCIA BENITEZ

IN ACCOUNT WITH

ESQ. ALEJANDRO RIVERA, SUITE 800
SAN JUAN, PR 00918-1813
TEL. (787) 764-8181
FAX (787) 753-8944

O'NEILL & BORGES LLC

FOMB IN RE COMMONWEALTH OF PR TITLE III

February 28, 2022
Bill #: 411032
Billing Attorney: CGB

BILLING SUMMARY

For Professional Services Rendered and Reimbursable Expenses for the period ending February 28, 2022:

Client.Matter: P1701 - 854

RE: 21-00119-LTS FOMB V. PRP (ACTS 80-81-82 JR33)-HDB

Total Professional Services	\$ 374.00
Less Discount	<u>\$ -37.40</u>
Net Professional Services	\$ 336.60
Total Reimbursable Expenses	<u>\$.00</u>
TOTAL THIS INVOICE	\$ 336.60

O'NEILL & BORGES LLC

850 AVE. MIRANDA RIVERA, SUITE 800
SAN JUAN, PR 00918-1813
TEL. (787) 764-8181
FAX (787) 753-8944

Client.Matter: P1701 . 854

RE: 21-00119-LTS FOMB V. PRP (ACTS 80-81-82 JR33)-HDB

PROFESSIONAL SERVICES

Date	Atty	Task	Description	Hours	Rate	Amount
2/07/22	CGB	209	Email exchange with C. Rogoff regarding procedural options to file informative motion in closed adversary proceeding (0.2); Coordinate with G. A. Miranda to address same (0.1).	.30	345.00	103.50
2/07/22	GMR	209	Analyze email request from C. Garcia regarding filings in closed adversary cases (0.1); Tel. Conf. with Court clerk regarding same (0.2); Draft email to C. Rogoff regarding options for court filings in closed adversary proceedings (0.2).	.50	205.00	102.50
2/14/22	CGB	209	Review and respond to email from C. Rogoff regarding coordination with AAFAF counsel for the filing of informative motion (0.1); Draft email to L. Marini forwarding draft of the informative motion for review (0.1).	.20	345.00	69.00
2/14/22	HDB	209	Review Informative Motion to be filed in adv. 21-00119-LTS.	.30	330.00	99.00

TOTAL PROFESSIONAL SERVICES

\$ 374.00

Less Discount

\$ -37.40

NET PROFESSIONAL SERVICES:

\$ 336.60

SUMMARY OF PROFESSIONAL SERVICES

Name	Hours	Rate	Total
CARLA GARCIA BENITEZ	.50	345.00	172.50
HERMANN BAUER	.30	330.00	99.00
GABRIEL MIRANDA RIVERA	.50	205.00	102.50

Bill #: 411032

February 28, 2022

Total	1.30	\$ 374.00
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TOTAL THIS INVOICE

\$ 336.60

250 AVE. MUÑOZ RIVERA, SUITE 800
SAN JUAN, PR 00918-1813
TEL. (787) 764-8181
FAX (787) 753-8944

O'NEILL & BORGES LLC

February 28, 2022

FOMB IN RE COMMONWEALTH OF PR TITLE III

RE: GENERAL

Enclosed please find our bill for professional services rendered and reimbursable expenses.
Should you have any questions concerning the attached bill, please do not hesitate to contact us. Your prompt payment would be greatly appreciated.

Sincerely Yours,

CARLA GARCIA BENITEZ

IN ACCOUNT WITH

ESOL VIVE MUÑOZ RIVERA, SUITE 800
SAN JUAN, PR 00918-1813
TEL. (787) 764-8181
FAX (787) 753-8944

O'NEILL & BORGES LLC

FOMB IN RE COMMONWEALTH OF PR TITLE III

February 28, 2022
Bill #: 422152
Billing Attorney: CGB

BILLING SUMMARY

For Professional Services Rendered and Reimbursable Expenses for the period ending February 28, 2022:

Client.Matter: P1701 - 0

RE: GENERAL

Total Professional Services	\$ 49,194.50
Less Discount	<u>\$ -4,919.45</u>
Net Professional Services	\$ 44,275.05
Total Reimbursable Expenses	<u>\$ 595.60</u>
TOTAL THIS INVOICE	\$ 44,870.65

IN ACCOUNT WITH

850 AVE. MUNOZ RIVERA, SUITE 800
SAN JUAN, PR 00918-1813
TEL. (787) 764-8181
FAX (787) 753-8944

O'NEILL & BORGES LLC

Client.Matter: P1701 . 0

RE: GENERAL

PROFESSIONAL SERVICES

Date	Atty	Task	Description	Hours	Rate	Amount
2/01/22	CGB	222	Review email from J. Herriman seeking status of un-liquidated claims documentation and respond to same.	.10	345.00	34.50
2/01/22	CGB	201	Review and draft initial response to FOMB's C. Mendez query regarding nature of most recent Appel by the Cooperativas challenging the CW POA.	.30	345.00	103.50
2/01/22	HDB	222	Review Sixth Urgent Motion to Extend Deadline for the FOMB to Respond to Creditor Josefina Guinot's Motion to Set Aside Order, Informing Receipt of Resolution, and Requesting Equitable Compensation.	.20	330.00	66.00
2/01/22	HDB	206	Revise draft Status Report of the FOMB in Connection with the February 2-3 Omnibus Hearing.	.40	330.00	132.00
2/01/22	HDB	215	Analyze Motion for Stay of Confirmation Order Pending Appeal by Federacion de Maestros de Puerto Rico, Inc., Grupo Magisterial Educadores(as) por la Democracia, Unidad, Cambio, Militancia y Organizacion Sindical, Inc. (EDUCAMOS) and Union Nacional de Educadores y Trabajadores de la Educacion, Inc.	1.20	330.00	396.00
2/01/22	HDB	206	Review final version of Motion to Propose Briefing Schedule on Motion to Stay Pending Appeal.	.20	330.00	66.00
2/01/22	HDB	207	Review AFAAF's Status Report Regarding the Government of Puerto Rico's Recent Activities and Response to the Ongoing COVID Pandemic.	.30	330.00	99.00
2/01/22	AMC	203	Revise articles 50-57 of the Department of Consumer Affairs collective bargaining agreement to conform to plan of adjustment.	2.40	185.00	444.00

Bill #: 422152

February 28, 2022

2/01/22	AMC	203	Revise table of contents and articles 1-15 of the Public Services Commission collective bargaining agreement to conform to plan of adjustment.	4.30	185.00	795.50
2/01/22	LYG	222	Review communications with counsel for Claim No. 22306 and update depository.	.30	175.00	52.50
2/01/22	LYG	222	Exchange email with counsel in follow-up of requests for documents and confirmation of representation in Claim No. 22306 in connection with the un-liquidated litigation claims project.	.20	175.00	35.00
2/01/22	LYG	222	Analyze supporting documents of Claim No. 22306 (0.3) and draft related case summary. (0.2)	.50	175.00	87.50
2/01/22	LYG	222	Review communications with counsel for Claim No. 39215 to update depository.	.30	175.00	52.50
2/01/22	LYG	222	Analyze supporting documents of Claim No. 39215 (0.4) and draft related case summary. (0.1)	.50	175.00	87.50
2/01/22	LYG	222	Exchange email with counsel in follow-up of requests for documents and confirmation of representation in Claim No. 39215 in connection with the un-liquidated litigation claims project.	.20	175.00	35.00
2/01/22	LYG	222	Review communications with counsel for Claim No. 16876 to update depository.	.30	175.00	52.50
2/01/22	LYG	222	Analyze supporting documents of Claim No. 16876 (0.2) and draft case summary. (0.2)	.40	175.00	70.00
2/01/22	LYG	222	Review communications with counsel for Claim No. 6801 to update depository.	.30	175.00	52.50
2/01/22	LYG	222	Analyze supporting documents of Claim No. 6801 (0.3) and draft case summary. (0.3)	.60	175.00	105.00
2/01/22	LYG	222	Exchange email with counsel in follow-up of requests for documents and confirmation of representation in Claim No. 6801 in connection with the un-liquidated litigation claims project.	.20	175.00	35.00
2/01/22	LYG	222	Review communications with counsel for Claim No. 10139 to update depository.	.30	175.00	52.50
2/01/22	LYG	222	Analyze supporting documents of Claim No. 10139 (0.3) and draft case summary. (0.2)	.50	175.00	87.50

Bill #: 422152

February 28, 2022

2/01/22	LYG	222	Exchange email with counsel in follow-up of requests for documents and confirmation of representation in Claim No. 10139 in connection with the un-liquidated litigation claims project.	.20	175.00	35.00
2/01/22	LYG	222	Review communications with counsel for Claim No. 5773 to update depository.	.20	175.00	35.00
2/01/22	LYG	222	Analyze supporting documents of Claim No. 5773 (0.3) and draft case summary. (0.3)	.60	175.00	105.00
2/01/22	LYG	222	Exchange email with counsel in follow-up of requests for documents and confirmation of representation in Claim No. 5773 in connection with the un-liquidated litigation claims project.	.20	175.00	35.00
2/01/22	LYG	222	Review communications with counsel for Claim No. 11316 to update depository.	.30	175.00	52.50
2/01/22	LYG	222	Analyze supporting documents of Claim No. 11316 (0.2) and draft case summary. (0.2)	.40	175.00	70.00
2/01/22	LYG	222	Exchange email with counsel in follow-up of requests for documents and confirmation of representation in Claim No. 11316 in connection with the un-liquidated litigation claims project.	.30	175.00	52.50
2/01/22	LYG	222	Review communications with counsel for Claim No. 15435 to update depository.	.30	175.00	52.50
2/01/22	LYG	222	Analyze supporting documents of Claim No. 15435 (0.3) and draft case summary. (0.1)	.40	175.00	70.00
2/01/22	LYG	222	Review communications with counsel for Claim No. 28261 to update depository.	.40	175.00	70.00
2/01/22	LYG	222	Analyze supporting documents of Claim No. 28261 (0.3) and draft case summary. (0.2)	.50	175.00	87.50
2/01/22	LYG	222	Exchange email with counsel in follow-up of requests for documents and confirmation of representation in Claim No. 28261 in connection with the un-liquidated litigation claims project.	.20	175.00	35.00
2/01/22	LYG	222	Review communications with counsel for Claim No. 77585 to update depository.	.30	175.00	52.50
2/01/22	LYG	222	Analyze supporting documents of Claim No. 77585 (0.2) and draft case summary. (0.3)	.50	175.00	87.50

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2/01/22	LYG	222	Review communications with counsel for Claim No. 57605 to update depository.	.30	175.00	52.50
2/01/22	LYG	222	Analyze supporting documents of Claim No. 57605 (0.3) and draft case summary. (0.2)	.50	175.00	87.50
2/01/22	LYG	222	Exchange email with counsel in follow-up of requests for documents and confirmation of representation in Claim No. 57605 in connection with the un-liquidated litigation claims project.	.10	175.00	17.50
2/01/22	LYG	222	Review communications with counsel for Claim No. 36274 to update depository.	.40	175.00	70.00
2/01/22	LYG	222	Analyze supporting documents of Claim No. 36274 (0.2) and draft case summary. (0.1)	.30	175.00	52.50
2/01/22	LYG	222	Exchange email with counsel in follow-up of requests for documents and confirmation of representation in Claim No. 36274 in connection with the un-liquidated litigation claims project.	.20	175.00	35.00
2/01/22	LYG	222	Review communications with counsel for Claim No. 31980 to update depository.	.30	175.00	52.50
2/01/22	LYG	222	Analyze supporting documents of Claim No. 31980 (0.2) and draft case summary. (0.2)	.40	175.00	70.00
2/01/22	LYG	222	Exchange email with counsel in follow-up of requests for documents and confirmation of representation in Claim No. 31980 in connection with the un-liquidated litigation claims project.	.30	175.00	52.50
2/01/22	GMR	222	Review correspondence from J. Herriman in connection with un-liquidated claims project. (0.3) Exchange e-mails with attorneys who work on the un-liquidated claims project to ascertain status of assigned tasks. (0.5)	.80	205.00	164.00
2/01/22	GMR	206	Review the Sixth Urgent Motion of the Commonwealth of Puerto Rico for Extension of Deadlines, in anticipation to its filing.	.20	205.00	41.00
2/01/22	GMR	206	File the Sixth Urgent Motion of the Commonwealth of Puerto Rico for Extension of Deadlines, through the court's electronic filing system.	.20	205.00	41.00
2/01/22	GMR	206	Correspondence with L. Stafford and L. Osaben regarding filings for February 1, 2022.	.30	205.00	61.50

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2/01/22	GMR	206	Analyze the Status Report of Financial Oversight and Management Board in Connection with February 2-3, 2022 Omnibus Hearing, in anticipation to its filing.	.20	205.00	41.00
2/01/22	GMR	206	File the Status Report of Financial Oversight and Management Board in Connection with February 2-3, 2022 Omnibus Hearing through the court's electronic filing system.	.20	205.00	41.00
2/01/22	GMR	222	Analyze Proof of Claim 20645 and supporting document.(0.1) Supplement spreadsheet with case synopsis. (0.1) Draft e-mail to claimant's counsel requesting additional documents/information. (0.1)	.30	205.00	61.50
2/01/22	GMR	222	Analyze Proof of Claim 12034 and supporting document. (0.1) Supplement spreadsheet with case synopsis. (0.1) Draft e-mail to claimant's counsel requesting additional documents/information. (0.1)	.30	205.00	61.50
2/01/22	GMR	222	Analyze Proof of Claim 39294 and supporting documents. (0.1) Supplement spreadsheet with case synopsis. (0.1) Draft e-mail to claimant's counsel requesting additional documents/information. (0.1)	.30	205.00	61.50
2/01/22	GMR	222	Analyze Proof of Claim 6295 and supporting documents. (0.1) Supplement spreadsheet with case synopsis. (0.1) Draft e-mail to claimant's counsel requesting additional documents/information. (0.1)	.30	205.00	61.50
2/01/22	GMR	222	Analyze Proof of Claim 73858 and supporting documents. (0.1) Supplement spreadsheet with case synopsis. (0.1) Draft e-mail to claimant's counsel requesting additional documents/information. (0.1)	.30	205.00	61.50
2/01/22	GMR	222	Analyze Proof of Claim 9663 and supporting documents. (0.1) Supplement spreadsheet with case synopsis. (0.1) Draft e-mail to claimant's counsel requesting additional documents/information. (0.1)	.30	205.00	61.50
2/01/22	GMR	222	Analyze Proof of Claim 5596 and supporting documents. (0.2) Supplement spreadsheet with case synopsis. (0.1) Draft e-mail to claimant's counsel requesting additional documents/information. (0.1)	.40	205.00	82.00
2/01/22	GMR	206	Review the Seventh Urgent Consented Motion of the Commonwealth of Puerto Rico for Extension of Deadlines (regarding Guinot matter) in anticipation to its filing.	.20	205.00	41.00

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2/01/22	GMR	206	File the Seventh Urgent Consented Motion of the Commonwealth of Puerto Rico for Extension of Deadlines (regarding Guinot matter), through the court's electronic filing system.	.20	205.00	41.00
2/01/22	LED	222	Review Proof of Claim documents (0.3) and prepare case synopsis for Case Number NSCI-2016-00514/ Claim Number 43397 (0.1).	.40	175.00	70.00
2/01/22	LED	222	Review Proof of Claim documents (0.2) and prepare case synopsis of Case Number LDP-2017-0036/ Claim Number 43397 (0.1).	.30	175.00	52.50
2/01/22	LED	222	Review Proof of Claim documents (0.2) and prepare case synopsis of Claim Number 31410 (0.1).	.30	175.00	52.50
2/01/22	LED	222	Review Proof of Claim documents (0.1) and prepare case synopsis of Claim Number 5668 (0.1).	.20	175.00	35.00
2/01/22	LED	222	Review Proof of Claim documents (0.1) and prepare case synopsis of Claim Number 2673 (0.1).	.20	175.00	35.00
2/01/22	LED	222	Review Proof of Claim documents (0.1) and prepare case synopsis of Claim Number 40405 (0.1).	.20	175.00	35.00
2/01/22	LED	222	Review Proof of Claim documents (0.1) and prepare case synopsis of Claim Number 65397 (0.1).	.20	175.00	35.00
2/01/22	LED	222	Review Proof of Claim documents and draft case synopsis of Claim Number 18151.	.10	175.00	17.50
2/01/22	LED	222	Review Proof of Claim documents and draft case synopsis of Claim Number 16042.	.10	175.00	17.50
2/01/22	LED	222	Review Proof of Claim documents (0.1) and draft case synopsis of Claim Number 16998 (0.1).	.20	175.00	35.00
2/01/22	AAR	222	Analyze supporting documents of POC 33204 to draft case summary.	.30	180.00	54.00
2/01/22	AAR	222	Analyze supporting documents of POC 9609 to draft case summary.	.20	180.00	36.00
2/01/22	AAR	222	Analyze supporting documents of POC 16988 to draft case summary.	.30	180.00	54.00
2/01/22	AAR	222	Analyze supporting documents of POC 5791 to draft case summary.	.30	180.00	54.00
2/01/22	AAR	222	Analyze supporting documents of POC 14499 to draft case summary.	.20	180.00	36.00

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2/01/22	AAR	222	Analyze supporting documents of POC 10139 to draft case summary.	.20	180.00	36.00
2/01/22	AAR	222	Analyze supporting documents of POC 5773 to draft case summary.	.30	180.00	54.00
2/01/22	AAR	222	Analyze supporting documents of POC 32782 to draft case summary.	.30	180.00	54.00
2/01/22	AAR	222	Analyze supporting documents of POC 24554 to draft case summary.	.20	180.00	36.00
2/01/22	AAR	222	Analyze supporting documents of POC 11012 to draft case summary.	.30	180.00	54.00
2/01/22	AAR	222	Analyze documents provided by claimant counsel regarding claim 9609.	1.00	180.00	180.00
2/01/22	NPV	222	Analyze supporting documents of Case KAC-2001-4051 (.60), contact the attorney on file (.20), and update depository accordingly (.30).	1.10	185.00	203.50
2/01/22	NPV	222	Analyze supporting documents of Case SJ-2017-CV-00542 (.70), contact the attorney on file (.10), and update depository accordingly (.10).	.90	185.00	166.50
2/01/22	NPV	222	Analyze supporting documents of Claims 100396 and 51074 (.50), contact the attorney on file (.10), and update the depository accordingly (.10).	.70	185.00	129.50
2/01/22	NPV	222	Analyze supporting documents of Case AQ-14-0730 (.20), contact the attorney on file (.10), and update the depository accordingly (.10).	.40	185.00	74.00
2/01/22	NPV	222	Analyze supporting documents of Case HSCI-2012-00893 (.20), contact the attorney on file (.10), and update the depository accordingly (.10).	.40	185.00	74.00
2/01/22	NPV	222	Analyze supporting documents of Case KAC-2002-5357 (.30), contact the attorney on file (.10), and update the depository accordingly (.10).	.50	185.00	92.50
2/01/22	NPV	222	Analyze supporting documents of Case KPE-2000-2568 (.20), contact the attorney on file (.10), and update the depository accordingly (.10).	.40	185.00	74.00

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2/01/22	MAL	222	Analyze recent instructions regarding the request for a summary of the cases (0.1); Analyze past communications with counsels requesting the POC supporting documents to ensure compliance with same (0.1).	.20	180.00	36.00
2/01/22	OAR	222	Review of proof of claim for information request to counsel related to Case No. GDP-2010-0191 / KLAN-2017-002777.	.30	185.00	55.50
2/01/22	OAR	222	Email to counsel regarding information request to counsel related to Case No. GDP-2010-0191 / KLAN-2017-00277.	.10	185.00	18.50
2/01/22	OAR	222	Draft case synopsis regarding case GDP-2011-0076.	.10	185.00	18.50
2/01/22	OAR	222	Draft case synopsis regarding case Gloria W. Cruz Franco Vs. Administracion de los Sistemas de Retiro de los Empleados del Gobierno y la Jundicatura.	.10	185.00	18.50
2/01/22	OAR	222	Draft case synopsis regarding case FDP-2014-0183.	.10	185.00	18.50
2/01/22	OAR	222	Draft case synopsis regarding case FDP-2017-0070.	.10	185.00	18.50
2/01/22	OAR	222	Draft case synopsis regarding case HSCI201400007.	.10	185.00	18.50
2/01/22	OAR	222	Draft email to counsel regarding documents sent relating to Case No. GDP-2010-0191 / KLAN-2017-00277.	.10	185.00	18.50
2/01/22	OAR	222	Draft case synopsis regarding case CC-2014-0276 / KLAN-2012-01038 / KPE-2001-1022.	.20	185.00	37.00
2/01/22	OAR	222	Draft case synopsis regarding case CDP-2012-0118.	.10	185.00	18.50
2/01/22	OAR	222	Draft case synopsis regarding case CDP-2012-0249.	.20	185.00	37.00
2/01/22	OAR	222	Draft case synopsis regarding case CDP-2014-0002 / LDP-2013-0054.	.20	185.00	37.00
2/01/22	OAR	222	Draft case synopsis regarding case DDP-2012-0865.	.10	185.00	18.50
2/01/22	OAR	222	Draft case synopsis regarding case 2002-ACT-019.	.20	185.00	37.00
2/01/22	OAR	222	Draft case synopsis regarding case 2005-ACT-019.	.30	185.00	55.50
2/01/22	OAR	222	Draft case synopsis regarding case 2011-ACT-028.	.20	185.00	37.00
2/01/22	OAR	222	Draft case synopsis regarding case 2012-ACT-005.	.20	185.00	37.00
2/01/22	OAR	222	Draft case synopsis regarding case 2003-ACT-018.	.10	185.00	18.50
2/01/22	OAR	222	Draft case synopsis regarding case 2003-ACT-082.	.20	185.00	37.00

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2/01/22	OAR	222	Draft case synopsis regarding case 2004-ACT-045.	.10	185.00	18.50
2/01/22	OAR	222	Draft case synopsis regarding case 2004-ACT-049.	.10	185.00	18.50
2/01/22	OAR	222	Draft case synopsis regarding case 2004-ACT-061.	.20	185.00	37.00
2/01/22	OAR	222	Draft case synopsis regarding case 2004-ACT-072.	.10	185.00	18.50
2/01/22	OAR	222	Draft case synopsis regarding case 2011-ACT-023.	.10	185.00	18.50
2/01/22	OAR	222	Draft case synopsis regarding case 2011-ACT-040.	.10	185.00	18.50
2/01/22	OAR	222	Draft case synopsis regarding case 2012-ACT-011.	.20	185.00	37.00
2/01/22	OAR	222	Draft case synopsis regarding case 2012-ACT-012.	.10	185.00	18.50
2/01/22	OAR	222	Draft case synopsis regarding case 2012-ACT-028.	.10	185.00	18.50
2/01/22	OAR	222	Draft case synopsis regarding case 2012-ACT-063.	.10	185.00	18.50
2/01/22	OAR	222	Draft case synopsis regarding case 2016-04-1111; 2016-ACT-003	.10	185.00	18.50
2/01/22	OAR	222	Draft case synopsis regarding case 2016-ACT-0032016-ACT-005.	.10	185.00	18.50
2/01/22	OAR	222	Email to G. Miranda, C. Garcia and U. M. Fernandez regarding review of cases and upload of documents to database.	.10	185.00	18.50
2/01/22	NAM	222	Analyze supporting documents of claim 42429 and draft case summary.	.10	180.00	18.00
2/01/22	NAM	222	Analyze supporting documents of claim 45698 (0.1) and draft case summary. (0.1)	.20	180.00	36.00
2/01/22	NAM	222	Analyze supporting documents of claim 82382 (0.1) and draft case summary. (0.2)	.30	180.00	54.00
2/01/22	NAM	222	Analyze supporting documents of claim 87193 and draft case summary.	.10	180.00	18.00
2/01/22	NAM	222	Analyze supporting documents of claim 55230 (0.3) and draft case summary. (0.2)	.50	180.00	90.00
2/01/22	NAM	222	Analyze supporting documents of claim 79691(0.1) and draft case summary. (0.1)	.20	180.00	36.00
2/01/22	NAM	222	Analyze supporting documents of claim 82379 (0.2) and draft case summary. (0.2)	.40	180.00	72.00

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2/01/22	KIL	222	Review general information for Claim #110259 to draft first correspondence to counsel requesting information such as case status, copies of operative pleadings and amount claimed.	.30	180.00	54.00
2/01/22	KIL	222	Review general information for Claim #150163 to draft first correspondence to counsel requesting information such as case status, copies of operative pleadings and amount claimed.	.20	180.00	36.00
2/01/22	KIL	222	Review general information for Claim #10000 to draft first correspondence to counsel requesting information such as case status, copies of operative pleadings and amount claimed.	.30	180.00	54.00
2/01/22	KIL	222	Review general information for Case HSCI 2004 00896 to draft first correspondence to counsel requesting information such as case status, copies of operative pleadings and amount claimed.	.40	180.00	72.00
2/01/22	KIL	222	Review general information for Case KAC-1998-0530 of draft first correspondence to counsel requesting information such as case status, copies of operative pleadings and amount claimed.	.30	180.00	54.00
2/01/22	KIL	222	Review general information for Case KAC-2002-4604 to draft first correspondence to counsel requesting information such as case status, copies of operative pleadings and amount claimed.	.20	180.00	36.00
2/01/22	KIL	222	Review general information for Case KAC-2002-0681 & KAC-2003-3383 to draft first correspondence to counsel requesting information such as case status, copies of operative pleadings and amount claimed.	.30	180.00	54.00
2/02/22	HDB	215	Continue review Motion for Stay Pending Appeal.	.30	330.00	99.00
2/02/22	HDB	203	Attend CW Omnibus hearing of February 2, 2022.	1.40	330.00	462.00
2/02/22	HDB	222	Review the draft Informative Motion of the Financial Oversight and Management Board for Puerto Rico Regarding Adjourned Claim Objections Set for Hearing on February 16-17, 2022.	.10	330.00	33.00
2/02/22	HDB	203	Review Order Regarding Motion in Compliance with PRRADA.	.10	330.00	33.00

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2/02/22	HDB	222	Review the Reply of the Commonwealth of Puerto Rico and the Employees Retirement System of the Government of the Commonwealth of Puerto Rico to the Response Filed by Hector M. Villalongo Ortiz.	.10	330.00	33.00
2/02/22	HDB	222	Review the Reply of the Commonwealth of Puerto Rico, the Puerto Rico Highways and Transportation Authority, and the Employees Retirement System of the Government of the Commonwealth of Puerto Rico to Response Filed by Claimant Maira Feliciano Rosado [ECF No. 18290] to the Three Hundred Sixty-second Omnibus Objection (Substantive) to Misclassified Claims.	.20	330.00	66.00
2/02/22	HDB	222	Review the Reply of the Commonwealth of Puerto Rico to the Response Filed by Todd Hauck [ECF No. 18160] to the Three Hundred Sixty-Eighth Omnibus Objection (Non-Substantive) of the Commonwealth of Puerto Rico to Satisfied Claims.	.20	330.00	66.00
2/02/22	HDB	222	Review the Reply of the Commonwealth of Puerto Rico, the Employees Retirement System of the Government of the Commonwealth of Puerto Rico, the Puerto Rico Highways and Transportation Authority, and the Puerto Rico Public Buildings Authority to the Responses [ECF Nos. 18098, 19177] Filed by Julio Luna Santiago to the Three Hundred Eightieth Omnibus Objection (Substantive) to Employee Claims Asserting Liabilities Owed by Entities that are not Title III Debtors.	.10	330.00	33.00
2/02/22	HDB	222	Review the Reply of the Commonwealth of Puerto Rico, the Employees Retirement System of the Government of the Commonwealth of Puerto Rico, and the Puerto Rico Public Buildings Authority to Responses [ECF Nos. 18165, 18173, 18175, 18212, 18216, 18217, 18417, 18473, 19153, 19474] to the Three Hundred Eighty-First Omnibus Objection (Substantive) to Employee Claims Asserting Liabilities Owed by Entities that are not Title III Debtors.	.30	330.00	99.00

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2/02/22	HDB	222	Review the Reply of the Commonwealth of Puerto Rico, the Puerto Rico Sales Tax Financing Authority, the Puerto Rico Highways and Transportation Authority, the Employees Retirement Systems of the Government of the Commonwealth of Puerto Rico, and the Puerto Rico Public Buildings Authority to Responses [ECF Nos. 18109, 18110, 18120, 181223, 18139, 18158, 18159, 18165, 18166,, 18177, 18184, 18197, 18218, 18234, 18237, 18376, 18480, 18507, 18530, 19033, 19037, 19046, 19125, 19202, 19803] to the Three Hundred Seventy-Fourth Omnibus Objection (Substantive) to Late-Filed Claims.	.40	330.00	132.00
2/02/22	HDB	222	Review the Reply of the Commonwealth of Puerto Rico and the Employees Retirement System of the Government of the Commonwealth of Puerto Rico to the Responses [ECF Nos. 18054, 18055, 18171, 18250, 18262, 18265, 18309, and 19344] to the Three Hundred Eighty-Second Omnibus Objection (Substantive) to Employee Claims Asserting Liabilities Owned by Entities that are not Title III Debtors.	.30	330.00	99.00
2/02/22	HDB	222	Review the Reply of the Commonwealth of Puerto Rico to Response Filed by Claimant Carmen R. Lopez Camacho [ECF No. 19429] to the Three Hundred Eighty-Third Omnibus Objection (Substantive) to Employee Claims Asserting Liabilities Owed by Entities that are not Title III Debtors.	.20	330.00	66.00
2/02/22	HDB	222	Review the Reply of the Commonwealth of Puerto Rico to Response Filed by Claimant Carmen R. Lopez Camacho [ECF No. 19429] to the Three Hundred Eighty-Third Omnibus Objection (Substantive) to Employee Claims Asserting Liabilities Owed by Entities that are not Title III Debtors .	.10	330.00	33.00
2/02/22	HDB	222	Review the Reply of the Commonwealth of Puerto Rico and the Employees Retirement System of the Government of the Commonwealth of Puerto Rico to the Response Filed by Eva E. Melendez Fraguada [ECF No. 19420] to the Three Hundred Ninety-Fourth Omnibus Objection (Non-Substantive) to Employee Claims Asserting Liabilities Owed by Entities that are not Title III Debtors.	.10	330.00	33.00

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2/02/22	HDB	222	Review the Reply of the Commonwealth of Puerto Rico to the Response Filed by Evelyn Ramirez Montes [ECF No. 19409] to the Three Hundred Ninety-Fifth Omnibus Objection (Non-Substantive) of the Commonwealth of Puerto Rico and the Employees Retirement System of the Government of the Commonwealth of Puerto Rico to Claims Asserting Duplicate Liabilities.	.20	330.00	66.00
2/02/22	HDB	206	Review Motion Submitting Certified Translations in connection with Docketed Claim Objection Responses to be Heard at the February 16-17, 2022 Adjourned Objection Hearing.	.10	330.00	33.00
2/02/22	HDB	222	Review the FOMB's Reply to Objections to the Three Hundred Ninety-Third Omnibus Objection (Substantive) of the Commonwealth of Puerto Rico and the Employees Retirement System of the Commonwealth of Puerto Rico to Late-Filed Claims.	.20	330.00	66.00
2/02/22	HDB	222	Review the Twentieth Notice of Transfer of Claims to Alternative Dispute Resolution.	.20	330.00	66.00
2/02/22	UMF	224	Continue review of joint informative motion filed by the US Trustee and Proskauer regarding PRRADA and order issued by the Court regarding same to consider next steps.	.80	235.00	188.00
2/02/22	AMC	203	Revise articles 16-25 of the Public Services Commission collective bargaining agreement to conform to plan of adjustment.	2.20	185.00	407.00
2/02/22	LYG	222	Review communications with counsel for Cases No. KPE-2007-4359 and KAC-2013-0403 to update depository.	.40	175.00	70.00
2/02/22	LYG	222	Exchange emails with counsels in relation to requests of documents and in confirmation of representation in Cases No. KPE-2007-4359 and KAC-2013-0403 in connection with the un-liquidated litigation claims project.	.60	175.00	105.00
2/02/22	LYG	222	Analyze supporting documents of Claim No. 115049 (0.2) and draft case summary. (0.2)	.40	175.00	70.00
2/02/22	LYG	222	Analyze supporting documents of Claim No. 115336 (0.2) and draft case summary.(0.3)	.50	175.00	87.50
2/02/22	LYG	222	Analyze supporting documents of Claim No. 16180 (0.3) and draft case summary. (0.2)	.50	175.00	87.50

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2/02/22	LYG	222	Analyze supporting documents of Claim No. 67949 (0.2) and draft case summary. (0.1)	.30	175.00	52.50
2/02/22	LYG	222	Analyze supporting documents of Claim No. 68120 (0.3) and draft case summary. (0.2)	.50	175.00	87.50
2/02/22	LYG	222	Analyze supporting documents of Claim No. 7189 (0.2) and draft case summary. (0.20)	.40	175.00	70.00
2/02/22	LYG	222	Analyze supporting documents of Claim No. 76581 (0.3) and draft case summary.(0.2)	.50	175.00	87.50
2/02/22	LYG	222	Analyze supporting documents of Claim No. 97213 (0.3) and draft case summary.(0.2)	.50	175.00	87.50
2/02/22	LYG	222	Analyze supporting documents of Claim No. 81877 (0.2) and draft case summary.(0.1)	.30	175.00	52.50
2/02/22	LYG	222	Analyze supporting documents of Claim No. 8043 (0.3) and draft case summary. (0.2)	.50	175.00	87.50
2/02/22	LYG	222	Analyze supporting documents of Claim No. 18317 (0.4) and draft case summary. (0.2)	.60	175.00	105.00
2/02/22	LYG	222	Review communications with counsels for Cases No. CPE-2012-0323, KDP-2010-1251 and N3CI2013-00689 and update depository.	.40	175.00	70.00
2/02/22	LYG	222	Exchange emails with counsels in relation to requests of documents and in confirmation of representation in Cases No. CPE-2012-0323, KDP-2010-1251 and N3CI2013-00689 in connection with the un-liquidated litigation claims project.	.50	175.00	87.50
2/02/22	LYG	222	Analyze supporting documents of Claim No. 41792 (0.3) and draft case summary. (0.2)	.50	175.00	87.50
2/02/22	LYG	222	Analyze supporting documents of Claim No. 43568 (0.3) and draft case summary.(0.3)	.60	175.00	105.00
2/02/22	LYG	222	Analyze supporting documents of Claim No. 14827 (0.3) and draft case summary. (0.1)	.50	175.00	87.50
2/02/22	GMR	206	Review the Notice of Correspondence Regarding Three Hundred Thirty-Seventh Omnibus Objection (Non-substantive) of the Employees Retirement System of the Government of the Commonwealth of Puerto Rico, in anticipation to its filing.	.20	205.00	41.00

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2/02/22	GMR	206	File the Notice of Correspondence Regarding Three Hundred Thirty-Seventh Omnibus Objection (Non-substantive) of the Employees Retirement System of the Government of the Commonwealth of Puerto Rico, through the court's electronic filing system.	.20	205.00	41.00
2/02/22	GMR	206	Review the Notice of Correspondence Regarding the Three Hundred Sixty-Second Omnibus Objection (Non-Substantive) of the Commonwealth of Puerto Rico, the Puerto Rico Highways and Transportation Authority, and the Employees Retirement System of the Government of the Commonwealth of Puerto Rico to Proofs of Claim Nos. 3258 and 133778, in anticipation to its filing.	.20	205.00	41.00
2/02/22	GMR	206	Review the Notice of Correspondence Regarding the Three Hundred Seventieth Omnibus Objection (Non-substantive) of the Commonwealth of Puerto Rico, the Puerto Rico Highways and Transportation Authority, the Employees Retirement System of the Government of the Commonwealth of Puerto Rico, and the Puerto Rico Public Buildings Authority to Proof of Claim No. 179391, in anticipation to its filing.	.20	205.00	41.00
2/02/22	GMR	206	File the Notice of Correspondence Regarding the Three Hundred Seventieth Omnibus Objection (Non-substantive) of the Commonwealth of Puerto Rico, the Puerto Rico Highways and Transportation Authority, the Employees Retirement System of the Government of the Commonwealth of Puerto Rico, and the Puerto Rico Public Buildings Authority to Proof of Claim No. 179391, through the court's electronic filing system.	.20	205.00	41.00
2/02/22	GMR	206	Review the Notice of Correspondence Regarding the Three Hundred Seventy-Seventh Omnibus Objection (Substantive) of the Commonwealth of Puerto Rico, the Puerto Rico Highways and Transportation Authority, and the Employees Retirement System of the Government of the Commonwealth of Puerto Rico to Proof of Claim No. 47589, in anticipation to its filing.	.20	205.00	41.00

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2/02/22	GMR	206	File the Notice of Correspondence Regarding the Three Hundred Seventy-Seventh Omnibus Objection (Substantive) of the Commonwealth of Puerto Rico, the Puerto Rico Highways and Transportation Authority, and the Employees Retirement System of the Government of the Commonwealth of Puerto Rico to Proof of Claim No. 47589, through the court's electronic filing system.	.20	205.00	41.00
2/02/22	GMR	206	Review the Notice of Correspondence Regarding Three Hundred Eightieth Omnibus Objection (Substantive) of the Commonwealth of Puerto Rico, the Employees Retirement System of the Government of the Commonwealth of Puerto Rico, the Puerto Rico Highways and Transportation Authority, and the Puerto Rico Public Buildings Authority to Employee Claims Asserting Liabilities Owed by Entities That Are Not Title III Debtors, in anticipation to its filing.	.20	205.00	41.00
2/02/22	GMR	206	File the Notice of Correspondence Regarding Three Hundred Eightieth Omnibus Objection (Substantive) of the Commonwealth of Puerto Rico, the Employees Retirement System of the Government of the Commonwealth of Puerto Rico, the Puerto Rico Highways and Transportation Authority, and the Puerto Rico Public Buildings Authority to Employee Claims Asserting Liabilities Owed by Entities That Are Not Title III Debtors, through the court's electronic filing system.	.30	205.00	61.50
2/02/22	GMR	206	Review the Notice of Correspondence Regarding the Three Hundred Eighty-first Omnibus Objection (Substantive) of the Commonwealth of Puerto Rico, the Employees Retirement System of the Government of the Commonwealth of Puerto Rico, and the Puerto Rico Public Buildings Authority to Proofs of Claim Nos. 173011 and 174125, in anticipation to its filing.	.20	205.00	41.00
2/02/22	GMR	206	File the Notice of Correspondence Regarding the Three Hundred Eighty-first Omnibus Objection (Substantive) of the Commonwealth of Puerto Rico, the Employees Retirement System of the Government of the Commonwealth of Puerto Rico, and the Puerto Rico Public Buildings Authority to Proofs of Claim Nos. 173011 and 174125, through the court's electronic filing system.	.20	205.00	41.00

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2/02/22	GMR	206	Review the Notice of Correspondence Regarding Three Hundred Eighty-second Omnibus Objection (Substantive) of the Commonwealth of Puerto Rico and the Employees Retirement System of the Government of the Commonwealth of Puerto Rico to Employee Claims Asserting Liabilities Owed by Entities That Are Not Title III Debtors, in anticipation to its filing.	.20	205.00	41.00
2/02/22	GMR	206	File the Notice of Correspondence Regarding Three Hundred Eighty-second Omnibus Objection (Substantive) of the Commonwealth of Puerto Rico and the Employees Retirement System of the Government of the Commonwealth of Puerto Rico to Employee Claims Asserting Liabilities Owed by Entities That Are Not Title III Debtors, through the court's electronic filing system.	.20	205.00	41.00
2/02/22	GMR	206	Review the Notice of Correspondence Regarding Three Hundred Ninety-third Omnibus Objection (Non-substantive) of the Commonwealth of Puerto Rico and the Employees Retirement System of the Government of the Commonwealth of Puerto Rico to Proofs of Claim Nos. 179520 and 179525, in anticipation to its filing.	.20	205.00	41.00
2/02/22	GMR	206	Review the Notice of Correspondence Regarding Three Hundred Ninety-third Omnibus Objection (Non-substantive) of the Commonwealth of Puerto Rico and the Employees Retirement System of the Government of the Commonwealth of Puerto Rico to Proofs of Claim Nos. 179520 and 179525, in anticipation to its filing.	.20	205.00	41.00
2/02/22	GMR	206	File the Notice of Correspondence Regarding Three Hundred Ninety-third Omnibus Objection (Non-substantive) of the Commonwealth of Puerto Rico and the Employees Retirement System of the Government of the Commonwealth of Puerto Rico to Proofs of Claim Nos. 179520 and 179525, through the Court's electronic filing system.	.20	205.00	41.00
2/02/22	GMR	206	Review the Informative Motion of the Financial Oversight and Management Board for Puerto Rico Regarding Adjourned Claim Objections Set for Hearing on February 16-17, 2022, in anticipation to its filing.	.20	205.00	41.00

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2/02/22	GMR	206	File the Informative Motion of the Financial Oversight and Management Board for Puerto Rico Regarding Adjourned Claim Objections Set for Hearing on February 16-17, 2022, through the court's electronic filing system.	.20	205.00	41.00
2/02/22	GMR	206	Review the Notice of Withdrawal of the Three Hundred Seventy-Fourth Omnibus Objection [ECF No. 17923] with Respect to Claim Nos. 128602, 140498, and 161458, in anticipation to its filing.	.10	205.00	20.50
2/02/22	GMR	206	File the Notice of Withdrawal of the Three Hundred Seventy-Fourth Omnibus Objection [ECF No. 17923] with Respect to Claim Nos. 128602, 140498, and 161458, through the court's electronic filing system.	.20	205.00	41.00
2/02/22	GMR	206	Review the Twentieth Notice of Transfer of Claims to Alternative Dispute Resolution, in anticipation to its filing.	.20	205.00	41.00
2/02/22	GMR	206	File the Twentieth Notice of Transfer of Claims to Alternative Dispute Resolution, through the court's electronic filing system.	.20	205.00	41.00
2/02/22	GMR	222	Exchange e-mails with M. Palmer in connection with upcoming March omnibus objections.	.20	205.00	41.00
2/02/22	GMR	206	Review the Reply to responses filed at ECFS No.18169, 18170, and 18553, in anticipation to its filing.	.20	205.00	41.00
2/02/22	GMR	206	File the Reply to responses filed at ECFS Nos.18169, 18170, and 18553, in anticipation to its filing.	.20	205.00	41.00
2/02/22	AON	222	Analyze supporting documents and draft case summary of case number KDP-2011-1029 (0.2), KDP-2015-0396 (0.2), 16-1277 (0.2), 2004-11-0779 (0.1), 16-2446 (0.1), 17-13JA (0.1), 175-7 (0.2), 175-8 (0.2), A17-CV-1979 (ADC) (0.1), 2008-03-0794 (0.2) 2010-03-2893 (0.2).	1.80	190.00	342.00
2/02/22	JJC	222	Review communications with counsel for Proof of Claim #80529 to update depository.	.20	185.00	37.00
2/02/22	JJC	222	Review communications with counsel for Proof of Claim #10678 to update depository.	.20	185.00	37.00
2/02/22	JJC	222	Review communications with counsel for Proof of Claim #2410 to update depository.	.20	185.00	37.00

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2/02/22	JJC	222	Review communications with counsel for Proof of Claim #21351 to update depository.	.20	185.00	37.00
2/02/22	JJC	222	Review communications with counsel for Proof of Claim #15393 to update depository.	.20	185.00	37.00
2/02/22	JJC	222	Review communications with counsel for Proof of Claim #13158 to update depository.	.20	185.00	37.00
2/02/22	JJC	222	Review communications with counsel for Proof of Claim #20001 to update depository.	.20	185.00	37.00
2/02/22	JJC	222	Review communications with counsel for Proof of Claim #12972 to update depository.	.20	185.00	37.00
2/02/22	JJC	222	Review communications with counsel for Proof of Claim #33380 to update depository.	.20	185.00	37.00
2/02/22	JJC	222	Review communications with counsel for Proof of Claim #11218 to update depository.	.20	185.00	37.00
2/02/22	JJC	222	Review communications with counsel for Proof of Claim #29049 to update depository.	.20	185.00	37.00
2/02/22	JJC	222	Analyze supporting documents of Proof of Claim #80529 to draft case summary.	.50	185.00	92.50
2/02/22	JJC	222	Analyze supporting documents of Proof of Claim #10678 to draft case summary.	.30	185.00	55.50
2/02/22	JJC	222	Analyze supporting documents of Proof of Claim #2410 to draft case summary.	.20	185.00	37.00
2/02/22	JJC	222	Analyze supporting documents of Proof of Claim #21351 to draft case summary.	.30	185.00	55.50
2/02/22	JJC	222	Analyze supporting documents of Proof of Claim #13158 to draft case summary.	.20	185.00	37.00
2/02/22	JJC	222	Analyze supporting documents of Proof of Claim #20001 to draft case summary.	.20	185.00	37.00
2/02/22	JJC	222	Analyze supporting documents of Proof of Claim #12972 to draft case summary.	.30	185.00	55.50
2/02/22	JJC	222	Analyze supporting documents of Proof of Claim #33380 to draft case summary.	.30	185.00	55.50
2/02/22	JJC	222	Analyze supporting documents of Proof of Claim #15393 to draft case summary.	.20	185.00	37.00

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2/02/22	JJC	222	Analyze supporting documents of Proof of Claim #11218 to draft case summary.	.20	185.00	37.00
2/02/22	JJC	222	Analyze supporting documents of Proof of Claim #29049 to draft case summary.	.20	185.00	37.00
2/02/22	JJC	206	Review the Informative Motion of the Financial Oversight and Management Board for Puerto Rico Regarding Adjourned Claim Objections Set for Hearing on February 16-17 in anticipation of its filing.	.20	185.00	37.00
2/02/22	JJC	206	File the Informative Motion of the Financial Oversight and Management Board for Puerto Rico Regarding Adjourned Claim Objections Set for Hearing on February 16-17 through the court's electronic filing system.	.20	185.00	37.00
2/02/22	JJC	206	Review the Reply of the Commonwealth of Puerto Rico and the Employees Retirement System of the Government of the Commonwealth of Puerto Rico to the Response Filed by Hector M. Villalongo Ortiz [ECF No. 18137] to the Three Hundred Sixty-First Omnibus Objection (Non-Substantive) to Deficient Claims with respect to which Deficient Mailing Responses Were Received in anticipation of its filing.	.20	185.00	37.00
2/02/22	JJC	206	File the Reply of the Commonwealth of Puerto Rico and the Employees Retirement System of the Government of the Commonwealth of Puerto Rico to the Response Filed by Hector M. Villalongo Ortiz [ECF No. 18137] to the Three Hundred Sixty-First Omnibus Objection (Non-Substantive) to Deficient Claims with respect to which Deficient Mailing Responses Were Received through the court's electronic filing system.	.20	185.00	37.00
2/02/22	JJC	206	Review the Reply of the Commonwealth of Puerto Rico, the Puerto Rico Highways and Transportation Authority, and the Employees Retirement System of the Government of the Commonwealth of Puerto Rico to Response Filed by Claimant Maira Feliciano Rosado [ECF No. 18290] to the Three Hundred Sixty-second Omnibus Objection (Substantive) to Misclassified Claims in anticipation of its filing.	.20	185.00	37.00

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2/02/22	JJC	206	File the Reply of the Commonwealth of Puerto Rico, the Puerto Rico Highways and Transportation Authority, and the Employees Retirement System of the Government of the Commonwealth of Puerto Rico to Response Filed by Claimant Maira Feliciano Rosado [ECF No. 18290] to the Three Hundred Sixty-second Omnibus Objection (Substantive) to Misclassified Claims through the court's electronic filing system.	.20	185.00	37.00
2/02/22	JJC	206	Review the Reply of the Employees Retirement System of the Government of the Commonwealth of Puerto Rico to Responses Filed by Maria Franco Soto [ECF No. 18209] and Sonia N. Lopez Baez [ECF No. 18875] to the Three Hundred Sixty-Seventh Omnibus Objection (Non-Substantive) to Employment-Related Claims Asserted Against the Incorrect Debtor in anticipation of its filing.	.20	185.00	37.00
2/02/22	JJC	206	File the Reply of the Employees Retirement System of the Government of the Commonwealth of Puerto Rico to Responses Filed by Maria Franco Soto [ECF No. 18209] and Sonia N. Lopez Baez [ECF No. 18875] to the Three Hundred Sixty-Seventh Omnibus Objection (Non-Substantive) to Employment-Related Claims Asserted Against the Incorrect Debtor through the court's electronic filing system.	.20	185.00	37.00
2/02/22	JJC	206	Review the Reply of the Commonwealth of Puerto Rico to the Response Filed by Todd Hauck [ECF No. 18160] to the Three Hundred Sixty-Eighth Omnibus Objection (Non-Substantive) of the Commonwealth of Puerto Rico to Satisfied Claims in anticipation of its filing.	.20	185.00	37.00
2/02/22	JJC	206	File the Reply of the Commonwealth of Puerto Rico to the Response Filed by Todd Hauck [ECF No. 18160] to the Three Hundred Sixty-Eighth Omnibus Objection (Non-Substantive) of the Commonwealth of Puerto Rico to Satisfied Claims through the court's electronic filing system.	.20	185.00	37.00

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2/02/22	JJC	206	Review the Reply of the Commonwealth of Puerto Rico, the Employees Retirement System of the Government of the Commonwealth of Puerto Rico, the Puerto Rico Highways and Transportation Authority, and the Puerto Rico Public Buildings Authority to the Responses [ECF Nos. 18098, 19177] Filed by Julio Luna Santiago to the Three Hundred Eightieth Omnibus Objection (Substantive) to Employee Claims Asserting Liabilities Owed by Entities that are not Title III Debtors in anticipation of its filing.	.20	185.00	37.00
2/02/22	JJC	206	File the Reply of the Commonwealth of Puerto Rico, the Employees Retirement System of the Government of the Commonwealth of Puerto Rico, the Puerto Rico Highways and Transportation Authority, and the Puerto Rico Public Buildings Authority to the Responses [ECF Nos. 18098, 19177] Filed by Julio Luna Santiago to the Three Hundred Eightieth Omnibus Objection (Substantive) to Employee Claims Asserting Liabilities Owed by Entities that are not Title III Debtors through the court's electronic system.	.20	185.00	37.00
2/02/22	JJC	206	Review the Reply of the Commonwealth of Puerto Rico, the Employees Retirement System of the Government of the Commonwealth of Puerto Rico, and the Puerto Rico Public Buildings Authority to Responses [ECF Nos. 18165, 18173, 18175, 18212, 18216, 18217, 18417, 18473, 19153, 19474] to the Three Hundred Eighty-First Omnibus Objection (Substantive) to Employee Claims Asserting Liabilities Owed by Entities that are not Title III Debtors in anticipation of its filing.	.20	185.00	37.00
2/02/22	JJC	206	File the Reply of the Commonwealth of Puerto Rico, the Employees Retirement System of the Government of the Commonwealth of Puerto Rico, and the Puerto Rico Public Buildings Authority to Responses [ECF Nos. 18165, 18173, 18175, 18212, 18216, 18217, 18417, 18473, 19153, 19474] to the Three Hundred Eighty-First Omnibus Objection (Substantive) to Employee Claims Asserting Liabilities Owed by Entities that are not Title III Debtors through the court's electronic filing system.	.20	185.00	37.00

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2/02/22	JJC	206	Review the Reply of the Commonwealth of Puerto Rico and the Employees Retirement System of the Government of the Commonwealth of Puerto Rico to the Responses [ECF Nos. 18054, 18055, 18171, 18250, 18262, 18265, 18309, and 19344] to the Three Hundred Eighty-Second Omnibus Objection (Substantive) to Employee Claims Asserting Liabilities Owned by Entities that are not Title III Debtors in anticipation of its filing.	.20	185.00	37.00
2/02/22	JJC	206	File the Reply of the Commonwealth of Puerto Rico and the Employees Retirement System of the Government of the Commonwealth of Puerto Rico to the Responses [ECF Nos. 18054, 18055, 18171, 18250, 18262, 18265, 18309, and 19344] to the Three Hundred Eighty-Second Omnibus Objection (Substantive) to Employee Claims Asserting Liabilities Owned by Entities that are not Title III Debtors through the court's electronic filing system.	.20	185.00	37.00
2/02/22	JJC	206	Review the Reply of the Commonwealth of Puerto Rico to Response Filed by Claimant Carmen R. Lopez Camacho [ECF No. 19429] to the Three Hundred Eighty-Third Omnibus Objection (Substantive) to Employee Claims Asserting Liabilities Owed by Entities that are not Title III Debtors in anticipation of its filing.	.20	185.00	37.00
2/02/22	JJC	206	File the Reply of the Commonwealth of Puerto Rico to Response Filed by Claimant Carmen R. Lopez Camacho [ECF No. 19429] to the Three Hundred Eighty-Third Omnibus Objection (Substantive) to Employee Claims Asserting Liabilities Owed by Entities that are not Title III Debtors through the court's electronic filing system.	.20	185.00	37.00
2/02/22	JJC	206	Review the Reply of the Commonwealth of Puerto Rico and the Employees Retirement System of the Government of the Commonwealth of Puerto Rico to Responses Filed by Janet Colon Cosme [ECF No. 18170], Carlos E. Galan Kercado [ECF No. 18169], and William Maldonado Morales [ECF No. 18553] to the Three Hundred Ninety-Third Omnibus Objection (Substantive) to Late-Filed Claims in anticipation of its filing.	.20	185.00	37.00

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2/02/22	JJC	206	File the Reply of the Commonwealth of Puerto Rico and the Employees Retirement System of the Government of the Commonwealth of Puerto Rico to Responses Filed by Janet Colon Cosme [ECF No. 18170], Carlos E. Galan Kercado [ECF No. 18169], and William Maldonado Morales [ECF No. 18553] to the Three Hundred Ninety-Third Omnibus Objection (Substantive) to Late-Filed Claims through the court's electronic filing system.	.20	185.00	37.00
2/02/22	JJC	206	Review the Reply of the Commonwealth of Puerto Rico and the Employees Retirement System of the Government of the Commonwealth of Puerto Rico to the Response Filed by Eva E. Melendez Fraguada [ECF No. 19420] to the Three Hundred Ninety-Fourth Omnibus Objection (Non-Substantive) to Employee Claims Asserting Liabilities Owed by Entities that are not Title III Debtors in anticipation of its filing.	.20	185.00	37.00
2/02/22	JJC	206	File the Reply of the Commonwealth of Puerto Rico and the Employees Retirement System of the Government of the Commonwealth of Puerto Rico to the Response Filed by Eva E. Melendez Fraguada [ECF No. 19420] to the Three Hundred Ninety-Fourth Omnibus Objection (Non-Substantive) to Employee Claims Asserting Liabilities Owed by Entities that are not Title III Debtors through the court's electronic filing system.	.20	185.00	37.00
2/02/22	JJC	206	Review the Reply of the Commonwealth of Puerto Rico to the Response Filed by Evelyn Ramirez Montes [ECF No. 19409] to the Three Hundred Ninety-Fifth Omnibus Objection (Non-Substantive) of the Commonwealth of Puerto Rico and the Employees Retirement System of the Government of the Commonwealth of Puerto Rico to Claims Asserting Duplicate Liabilities in anticipation of its filing.	.20	185.00	37.00
2/02/22	JJC	206	File the Reply of the Commonwealth of Puerto Rico to the Response Filed by Evelyn Ramirez Montes [ECF No. 19409] to the Three Hundred Ninety-Fifth Omnibus Objection (Non-Substantive) of the Commonwealth of Puerto Rico and the Employees Retirement System of the Government of the Commonwealth of Puerto Rico to Claims Asserting Duplicate Liabilities through the court's electronic filing system.	.20	185.00	37.00

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2/02/22	JJC	222	Review the Motion Submitting Certified Translations in connection with Docketed Claim Objection Responses to be Heard at the February 16-17, 2022 Adjourned Objection Hearing in anticipation of its filing.	.20	185.00	37.00
2/02/22	JJC	222	File the Motion Submitting Certified Translations in connection with Docketed Claim Objection Responses to be Heard at the February 16-17, 2022 Adjourned Objection Hearing through the court's electronic filing system.	.40	185.00	74.00
2/02/22	LED	222	Teleconference with attorney Efrain Gonzalez regarding Claim Numbers 18151 and 16042.	.20	175.00	35.00
2/02/22	AAR	222	Analyze case 2014-07-0008 Proof of Claim [claimant G. Hernandez] to draft email to claimant counsel regarding documents requested by client.	.30	180.00	54.00
2/02/22	AAR	222	Analyze case 2014-07-0008 Proof of Claim [claimant M. Torres] to draft email to claimant counsel regarding documents requested by client.	.30	180.00	54.00
2/02/22	AAR	222	Analyze case 2014-07-0008 Proof of Claim [claimant I. Lopez] to draft email to claimant counsel regarding documents requested by client.	.20	180.00	36.00
2/02/22	AAR	222	Analyze case 2014-07-0008 Proof of Claim [claimant M. Sierra] to draft email to claimant counsel regarding documents requested by client.	.30	180.00	54.00
2/02/22	AAR	222	Analyze case 2014-07-0008 Proof of Claim [claimant R. Santini] to draft email to claimant counsel regarding documents requested by client.	.20	180.00	36.00
2/02/22	AAR	222	Analyze case 2014-07-0008 Proof of Claim [claimant I. Ruiz] to draft email to claimant counsel regarding documents requested by client.	.20	180.00	36.00
2/02/22	AAR	222	Analyze case DDP-2015-0676 Proof of Claim to draft email to claimant counsel regarding documents requested by client.	.20	180.00	36.00
2/02/22	AAR	222	Analyze case KPE-2001-0693 Proof of Claim to draft email to claimant counsel regarding documents requested by client.	.20	180.00	36.00
2/02/22	AAR	222	Draft email to claimant W. Rodriguez counsel regarding case KPE-2001-0693 Proof of Claim.	.20	180.00	36.00

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2/02/22	NAM	222	Analyze supporting documents of case #KAC-2012-1259 (23 claims) (0.9) and draft case summary. (0.7)	1.60	180.00	288.00
2/02/22	NAM	222	Analyze supporting documents of case #CC-2006-746 (7 claims) (0.5) and draft case summary. (0.3)	.80	180.00	144.00
2/02/22	NAM	222	Analyze supporting documents of case #KAC-2003-3604 (6 claims) (0.4) and draft case summary. (0.3)	.70	180.00	126.00
2/02/22	NAM	222	Analyze supporting documents of case #Cuerpo Organizado De La Policia Inc., Nelson Cuebas Velez v. Puerto Rico Policia De Puerto Rico, Departamento De Hacienda (4 claims) (0.6) and draft case summary. (0.2)	.80	180.00	144.00
2/02/22	NAM	222	Analyze supporting documents of case #16-CV-02849 (GAG) (3 claims) (0.3) and draft case summary. (0.2)	.50	180.00	90.00
2/02/22	NAM	222	Analyze supporting documents of case #AQ-12-0609 (2 claims) and (0.2) draft case summary. (0.1)	.30	180.00	54.00
2/02/22	JMP	213	Initial review of task assigned by C. George. Re: CBA UPAAE and UITICE termination letters.	.30	170.00	51.00
2/02/22	JMP	213	Draft introduction sections of CBA UPAAE and UITICE termination letters.	1.30	170.00	221.00
2/03/22	HDB	215	Revise Third Amended Plan Supplement and Plan Related Documents by the Commonwealth of Puerto Rico, et al.	.90	330.00	297.00
2/03/22	AMC	203	Revise articles 26-38 of the Public Services Commission collective bargaining agreement to conform to plan of adjustment.	3.40	185.00	629.00
2/03/22	GMR	206	Review the Notice of Submission of Third Amended Plan Supplement and Plan Related Documents by the Commonwealth of Puerto Rico, et al., in anticipation to its filing.	.40	205.00	82.00
2/03/22	GMR	206	File the Notice of Submission of Third Amended Plan Supplement and Plan Related Documents by the Commonwealth of Puerto Rico, et al., through the court's electronic filing system in Case No. 17-3283.	.20	205.00	41.00
2/03/22	LED	213	Edit Articles 55 and 59 of the Vocational Rehabilitation Administration's collective bargaining agreement to include agreements reached pursuant to Plan of Adjustment.	1.30	175.00	227.50

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2/03/22	OAR	222	Follow-up email to counsel requesting information concerning Case No. FDP-2014-0183.	.10	185.00	18.50
2/03/22	OAR	222	Follow-up email to counsel requesting information concerning Case No. FDP-2017-0070.	.10	185.00	18.50
2/03/22	OAR	222	Follow-up email to counsel requesting information concerning Case NO. CDP-2012-0118.	.10	185.00	18.50
2/03/22	OAR	222	Follow-up email to counsel requesting information concerning Case NO. CDP-2014-0002 / LDP-2013-0054.	.20	185.00	37.00
2/03/22	OAR	222	Follow-up email to counsel requesting information concerning Case No. CDP-2012-0249.	.20	185.00	37.00
2/03/22	OAR	222	Follow-up email to counsel requesting information concerning Case No. CC-2014-0276.	.10	185.00	18.50
2/03/22	OAR	222	Follow-up email to counsel requesting information concerning Case No. HSCI-2014-00007 / KLAN201701174.	.10	185.00	18.50
2/03/22	OAR	222	Follow-up email to counsel requesting information concerning Case of Gloria W. Cruz Franco v. Sistema de Retiro.	.20	185.00	37.00
2/03/22	OAR	222	Follow-up email to counsel requesting information concerning Case No. DPP-2012-0865.	.10	185.00	18.50
2/03/22	JMP	213	Edit CBA UPAAEE and UITICE termination letters.	.70	170.00	119.00
2/03/22	VSN	219	Docket court notice received by email dated February 1, 2022, order Dkt. 19967, the deadline to file a response and reply. - H. D. Bauer and U. Fernandez.	.10	165.00	16.50
2/03/22	VSN	219	Docket court notice received by email dated February 1, 2022, order Dkt. 19978, the deadline to file a response and reply. - H. D. Bauer and U. Fernandez.	.10	165.00	16.50
2/03/22	VSN	219	Docket court notice received by email dated February 2, 2022, order Dkt. 19980, the deadline for the Oversight Board to file a motion regarding the approval of a MIP List; the deadline for the Trustees and the Oversight Boards' reply to the motion regarding MIP approval. - H. D. Bauer and U. Fernandez.	.10	165.00	16.50

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2/03/22	VSN	219	Docket court notice received by email dated February 2, 2022, order Dkt. 19987, the deadline to file a notice of intent to request redactions; the deadline to file a request for redaction of transcripts, and the deadline for the release of redacted transcripts. - H. D. Bauer and U. Fernandez.	.10	165.00	16.50
2/04/22	HDB	212	Review order regarding appearance of prison inmate claimants. (.1) Draft e-mail to L. Stafford regarding same. (.1)	.20	330.00	66.00
2/04/22	HDB	222	Review the Four Hundred Fourteenth Omnibus Objection (Substantive) of the Commonwealth of Puerto Rico, the Employees Retirement System of the Government of the Commonwealth of Puerto Rico, and the Puerto Rico Public Buildings Authority to Late-Filed Claims.	.20	330.00	66.00
2/04/22	HDB	222	Review the Four Hundred Fifteenth Omnibus Objection (Non-Substantive) of the Commonwealth of Puerto Rico and the Puerto Rico Highways and Transportation Authority to Claims Asserting Liabilities Owed by Entities that Are Not Title III Debtors.	.30	330.00	99.00
2/04/22	HDB	222	Review the Four Hundred Sixteenth Omnibus Objection (Non-Substantive) of the Puerto Rico Highways and Transportation Authority to Claims Asserted Against the Incorrect Debtor.	.20	330.00	66.00
2/04/22	HDB	222	Review the Four Hundred Seventeenth Omnibus Objection (Substantive) of the Commonwealth of Puerto Rico to Employee Claims Asserting Liabilities Owed by Entities that Are Not Title III Debtors.	.20	330.00	66.00
2/04/22	HDB	222	Review the Four Hundred Eighteenth Omnibus Objection (Non-Substantive) of the Commonwealth of Puerto Rico to Subsequently Amended Claims.	.20	330.00	66.00
2/04/22	HDB	222	Review the Four Hundred Nineteenth Omnibus Objection (Non-Substantive) of the Commonwealth of Puerto Rico to Claims Asserted Against the Incorrect Debtor.	.20	330.00	66.00
2/04/22	HDB	222	Review Four Hundred Twentieth Omnibus Objection (Substantive) of the Commonwealth of Puerto Rico to Non Liability Claims Filed by AEELA Members.	.30	330.00	99.00

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2/04/22	HDB	222	Review the Four Hundred Twenty-First Omnibus Objection (Non-Substantive) of the Commonwealth of Puerto Rico, the Employees Retirement System of the Government of the Commonwealth of Puerto Rico, and the Puerto Rico Highways and Transportation Authority to Duplicate Claims.	.20	330.00	66.00
2/04/22	HDB	222	Review the Four Hundred Twenty-Second Omnibus Objection (Substantive) of the Puerto Rico Electric Power authority to Claims that Are Satisfied and No Liability Claims.	.20	330.00	66.00
2/04/22	HDB	222	Review the Notice of Removal of Certain Claims from Administrative Claims Reconciliation.	.10	330.00	33.00
2/04/22	HDB	222	Review the Four Hundred Twenty Fourth Omnibus Objection (Substantive) of the Commonwealth of Puerto Rico and the Employees Retirement System of the Government of the Commonwealth of Puerto Rico to Claims for Which the Debtors Are Not Liable.	.20	330.00	66.00
2/04/22	HDB	222	Review the Four Hundred Twenty-Fifth Omnibus Objection (Substantive) of the Commonwealth of Puerto Rico, the Employee Retirement System of the Government of the Commonwealth of Puerto Rico, and the Puerto Rico Highways and Transportation Authority to Duplicate Litigation Claims.	.30	330.00	99.00
2/04/22	HDB	222	Review the Four Hundred Twenty-Sixth Omnibus Objection (Substantive) of the Commonwealth of Puerto Rico and the Employees Retirement System of the Government of the Commonwealth of Puerto Rico to Duplicate and No Liability Bond Claims.	.20	330.00	66.00
2/04/22	CEG	213	Participate in conference call with G. Colón, other AAFAF representatives, M. Trelles, other PMA team members and L. Stafford; regarding appeals jurisdiction for ACR claims.	.50	265.00	132.50
2/04/22	AMC	203	Revise articles 39-45 of the Public Services Commission collective bargaining agreement to conform to plan of adjustment.	1.20	185.00	222.00
2/04/22	GMR	222	Telephone conference with PROMESA Deputy Clerk to discuss interpreters for hearings, coordination for inmate appearance on omnibus hearings and related topics	.90	205.00	184.50

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2/04/22	GMR	222	Review order regarding the production of incarcerated inmates for omnibus objection hearings. Exchange e-mails with H. Bauer, L. Stafford and M. Palmer in connection thereto.	.40	205.00	82.00
2/04/22	GMR	222	Telephone conference with I. Labarca (MPM) to discuss order regarding the production of incarcerated inmates for omnibus objection hearings and related topics.	.20	205.00	41.00
2/04/22	GMR	206	Edit the draft of the Spanish Version of the 416th Omnibus Objection.	.20	205.00	41.00
2/04/22	GMR	206	Edit the draft of the Spanish Version of the 419th Omnibus Objection.	.20	205.00	41.00
2/04/22	GMR	206	Edit the draft of the Spanish Version of the 422nd Omnibus Objection.	.30	205.00	61.50
2/04/22	GMR	206	Review the Notice of Removal of Certain Claims from Administrative Claims Reconciliation, in anticipation to its filing.	.20	205.00	41.00
2/04/22	GMR	206	File the Notice of Removal of Certain Claims from Administrative Claims Reconciliation, through the court's electronic filing system.	.30	205.00	61.50
2/04/22	GMR	206	Review the Four Hundred Fourteenth Omnibus Objection (Substantive) of the Commonwealth of Puerto Rico, the Employees Retirement System of the Government of the Commonwealth of Puerto Rico, and the Puerto Rico Public Buildings Authority to Late-Filed Claims, in anticipation to its filing.	.30	205.00	61.50
2/04/22	GMR	206	File the Four Hundred Fourteenth Omnibus Objection (Substantive) of the Commonwealth of Puerto Rico, the Employees Retirement System of the Government of the Commonwealth of Puerto Rico, and the Puerto Rico Public Buildings Authority to Late-Filed Claims, through the court's electronic filing system.	.20	205.00	41.00
2/04/22	GMR	206	Review the Four Hundred Fifteenth Omnibus Objection (Non-Substantive) of the Commonwealth of Puerto Rico and the Puerto Rico Highways and Transportation Authority to Claims Asserting Liabilities Owed by Entities that Are Not Title III Debtors, in anticipation to its filing.	.30	205.00	61.50

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2/04/22	GMR	206	File the Four Hundred Fifteenth Omnibus Objection (Non-Substantive) of the Commonwealth of Puerto Rico and the Puerto Rico Highways and Transportation Authority to Claims Asserting Liabilities Owed by Entities that Are Not Title III Debtors, through the court's electronic filing system.	.20	205.00	41.00
2/04/22	GMR	206	Review the Four Hundred Sixteenth Omnibus Objection (Non-Substantive) of the Puerto Rico Highways and Transportation Authority to Claims Asserted Against the Incorrect Debtor, in anticipation to its filing.	.30	205.00	61.50
2/04/22	GMR	206	File the Four Hundred Sixteenth Omnibus Objection (Non-Substantive) of the Puerto Rico Highways and Transportation Authority to Claims Asserted Against the Incorrect Debtor, through the court's electronic filing system.	.20	205.00	41.00
2/04/22	GMR	206	Review the Four Hundred Seventeenth Omnibus Objection (Substantive) of the Commonwealth of Puerto Rico to Employee Claims Asserting Liabilities Owed by Entities that Are Not Title III Debtors, in anticipation to its filing.	.20	205.00	41.00
2/04/22	GMR	206	File the Four Hundred Seventeenth Omnibus Objection (Substantive) of the Commonwealth of Puerto Rico to Employee Claims Asserting Liabilities Owed by Entities that Are Not Title III Debtors, through the court's electronic filing system.	.20	205.00	41.00
2/04/22	GMR	206	Review the Four Hundred Eighteenth Omnibus Objection (Non-Substantive) of the Commonwealth of Puerto Rico to Subsequently Amended Claims, in anticipation to its filing.	.20	205.00	41.00
2/04/22	GMR	206	File the Four Hundred Eighteenth Omnibus Objection (Non-Substantive) of the Commonwealth of Puerto Rico to Subsequently Amended Claims, through the court's electronic filing system.	.20	205.00	41.00
2/04/22	GMR	206	Review the Four Hundred Nineteenth Omnibus Objection (Non-Substantive) of the Commonwealth of Puerto Rico to Claims Asserted Against the Incorrect Debtor, in anticipation to its filing.	.20	205.00	41.00

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2/04/22	GMR	206	File the Four Hundred Nineteenth Omnibus Objection (Non-Substantive) of the Commonwealth of Puerto Rico to Claims Asserted Against the Incorrect Debtor, through the court's electronic filing system.	.20	205.00	41.00
2/04/22	GMR	206	Review the Four Hundred Twentieth Omnibus Objection (Substantive) of the Commonwealth of Puerto Rico to Non Liability Claims Filed by AEELA Members, in anticipation to its filing.	.20	205.00	41.00
2/04/22	GMR	206	File the Four Hundred Twentieth Omnibus Objection (Substantive) of the Commonwealth of Puerto Rico to Non Liability Claims Filed by AEELA Members, through the court's electronic filing system.	.20	205.00	41.00
2/04/22	GMR	206	Review the Four Hundred Twenty-First Omnibus Objection (Non-Substantive) of the Commonwealth of Puerto Rico, the Employees Retirement System of the Government of the Commonwealth of Puerto Rico, and the Puerto Rico Highways and Transportation Authority to Duplicate Claims, in anticipation to its filing.	.20	205.00	41.00
2/04/22	GMR	206	File the Four Hundred Twenty-First Omnibus Objection (Non-Substantive) of the Commonwealth of Puerto Rico, the Employees Retirement System of the Government of the Commonwealth of Puerto Rico, and the Puerto Rico Highways and Transportation Authority to Duplicate Claims, through the court's electronic filing system.	.20	205.00	41.00
2/04/22	GMR	206	Review the Four Hundred Twenty-Second Omnibus Objection (Substantive) of the Puerto Rico Electric Power authority to Claims that Are Satisfied and No Liability Claims, in anticipation to its filing.	.20	205.00	41.00
2/04/22	GMR	206	File the Four Hundred Twenty-Second Omnibus Objection (Substantive) of the Puerto Rico Electric Power authority to Claims that Are Satisfied and No Liability Claims, through the court's electronic filing system.	.20	205.00	41.00
2/04/22	GMR	206	Review the Four Hundred Twenty-Third Omnibus Objection (Non-Substantive) of the Employees Retirement System of the Government of the Commonwealth of Puerto Rico to Cross-Debtor Duplicate Claims, in anticipation to its filing.	.20	205.00	41.00

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2/04/22	GMR	206	File the Four Hundred Twenty-Third Omnibus Objection (Non-Substantive) of the Employees Retirement System of the Government of the Commonwealth of Puerto Rico to Cross-Debtor Duplicate Claims, through the court's electronic filing system.	.20	205.00	41.00
2/04/22	GMR	206	Review the Four Hundred Twenty Fourth Omnibus Objection (Substantive) of the Commonwealth of Puerto Rico and the Employees Retirement System of the Government of the Commonwealth of Puerto Rico to Claims for Which the Debtors Are Not Liable, in anticipation to its filing.	.20	205.00	41.00
2/04/22	GMR	206	File the Four Hundred Twenty Fourth Omnibus Objection (Substantive) of the Commonwealth of Puerto Rico and the Employees Retirement System of the Government of the Commonwealth of Puerto Rico to Claims for Which the Debtors Are Not Liable, through the court's electronic filing system.	.20	205.00	41.00
2/04/22	GMR	206	Review the Four Hundred Twenty-Fifth Omnibus Objection (Substantive) of the Commonwealth of Puerto Rico, the Employee Retirement System of the Government of the Commonwealth of Puerto Rico, and the Puerto Rico Highways and Transportation Authority to Duplicate Litigation Claims, in anticipation to its filing.	.20	205.00	41.00
2/04/22	GMR	206	File the Four Hundred Twenty-Fifth Omnibus Objection (Substantive) of the Commonwealth of Puerto Rico, the Employee Retirement System of the Government of the Commonwealth of Puerto Rico, and the Puerto Rico Highways and Transportation Authority to Duplicate Litigation Claims, through the court's electronic filing system.	.20	205.00	41.00
2/04/22	GMR	206	Review the Four Hundred Twenty-Sixth Omnibus Objection (Substantive) of the Commonwealth of Puerto Rico and the Employees Retirement System of the Government of the Commonwealth of Puerto Rico to Duplicate and No Liability Bond Claims, in anticipation to its filing.	.20	205.00	41.00

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2/04/22	GMR	206	File the Four Hundred Twenty-Sixth Omnibus Objection (Substantive) of the Commonwealth of Puerto Rico and the Employees Retirement System of the Government of the Commonwealth of Puerto Rico to Duplicate and No Liability Bond Claims, through the court's electronic filing system.	.20	205.00	41.00
2/04/22	GMR	206	Review the Four Hundred Twenty-Seventh Omnibus Objection (Substantive) of the Puerto Rico Electric Power Authority to Claims for Which It Is Not Liable, in anticipation to its filing.	.20	205.00	41.00
2/04/22	GMR	206	File the Four Hundred Twenty-Seventh Omnibus Objection (Substantive) of the Puerto Rico Electric Power Authority to Claims for Which It Is Not Liable, through the court's electronic filing system.	.20	205.00	41.00
2/04/22	AON	222	Update case summary for case 17-CV-1979 (ADC) to confirm that counsel no longer represents claimant.	.10	190.00	19.00
2/04/22	LED	213	Edit Articles 46 through 70 of the Vocational Rehabilitation Administration's collective bargaining agreement to include agreements reached pursuant to Plan of Adjustment.	2.50	175.00	437.50
2/04/22	LED	213	Edit Articles 47 through 73 of the Department of Corrections and Rehabilitation's collective bargaining agreement to include agreements reached pursuant to Plan of Adjustment.	3.10	175.00	542.50
2/04/22	AAR	222	Analyze supporting documents case 2014-17-0008 Proof of Claim [claimant G. Hernandez] to draft case summary.	.20	180.00	36.00
2/04/22	AAR	222	Analyze supporting documents Proof of Claim [claimant M. Torres] to draft case summary.	.20	180.00	36.00
2/04/22	AAR	222	Analyze supporting documents Proof of Claim [claimant I. Lopez] to draft case summary.	.30	180.00	54.00
2/04/22	AAR	222	Analyze supporting documents Proof of Claim [claimant M. Sierra] to draft case summary.	.20	180.00	36.00
2/04/22	AAR	222	Analyze supporting documents Proof of Claim [claimant R. Santini] to draft case summary.	.30	180.00	54.00
2/04/22	AAR	222	Analyze supporting documents Proof of Claim [claimant I. Ruiz] to draft case summary.	.10	180.00	18.00

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2/04/22	AAR	222	Analyze supporting documents case KPE-2001-0693 Proof of Claim and draft case summary.	.20	180.00	36.00
2/04/22	VSN	219	Docket court notice received by email dated January 4, 2022, order Dkt. 20025, the deadline to file informative motions. - H. D. Bauer and U. Fernandez.	.10	165.00	16.50
2/04/22	VSN	219	Docket court notice received by email dated January 4, 2022, order Dkt. 20026, the deadline to file a response and reply. - H. D. Bauer and U. Fernandez.	.10	165.00	16.50
2/04/22	VSN	219	Docket court notice received by email dated January 4, 2022, order Dkt. 20024, the deadline to file a response and reply regarding motion rule 503(b)(1)(A). - H. D. Bauer and U. Fernandez.	.10	165.00	16.50
2/06/22	LED	213	Edit Articles 35 through 45 of the Department of Corrections and Rehabilitation's collective bargaining agreement to include agreements reached pursuant to Plan of Adjustment.	1.60	175.00	280.00
2/07/22	HDB	207	Review Motion for Stay Pending Appeal filed by Asociacion Puertorriqueña de la Judicatura.	.60	330.00	198.00
2/07/22	AMC	203	Revise articles 46-62 of the Public Services Commission collective bargaining agreement to conform to plan of adjustment.	5.20	185.00	962.00
2/07/22	GMR	222	Analyze Proof of Claim 67404 and supporting documents.(0.1) Supplement spreadsheet with case synopsis. (0.1) Draft e-mail to claimant's counsel requesting additional documents/information. (0.1)	.30	205.00	61.50
2/07/22	GMR	222	Analyze Proof of Claim 118040 and supporting documents.(0.1) Supplement spreadsheet with case synopsis. (0.1) Draft e-mail to claimant's counsel requesting additional documents/information. (0.1)	.30	205.00	61.50
2/07/22	GMR	222	Analyze Proof of Claim 17370 and supporting documents. (0.1) Supplement spreadsheet with case synopsis and draft e-mail to claimant's counsel requesting additional documents/information. (0.1)	.20	205.00	41.00
2/07/22	GMR	222	Analyze Proof of Claim 57865 and supporting documents. (0.2) Supplement spreadsheet with case synopsis. (0.1) Draft e-mail to claimant's counsel requesting additional documents/information. (0.1)	.40	205.00	82.00

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2/07/22	GMR	222	Analyze Proof of Claim 83123 and supporting documents.(0.1) Draft e-mail to claimant's counsel requesting additional documents/information. (0.2)	.30	205.00	61.50
2/07/22	GMR	222	Analyze Proof of Claim 70430 and supporting documents. (0.2) Supplement spreadsheet with case synopsis. (0.1) Draft e-mail to claimant's counsel requesting additional documents/information. (0.1)	.40	205.00	82.00
2/07/22	GMR	222	Analyze Proof of Claim 44103 and supporting documents and Supplement spreadsheet with case synopsis. (0.1) Draft e-mail to claimant's counsel requesting additional documents/information. (0.1)	.20	205.00	41.00
2/07/22	GMR	222	Analyze Proof of Claim 35349 and supporting documents. (0.1) Supplement spreadsheet with case synopsis. (0.1) Draft e-mail to claimant's counsel requesting additional documents/information. (0.1)	.30	205.00	61.50
2/07/22	GMR	222	Analyze Proof of Claim 73467 and supporting documents. (0.1) Supplement spreadsheet with case synopsis. (0.1) Draft e-mail to claimant's counsel requesting additional documents/information. (0.1)	.30	205.00	61.50
2/07/22	GMR	222	Analyze Proof of Claim 60905 and supporting documents. (0.1) Supplement spreadsheet with case synopsis and draft e-mail to claimant's counsel requesting additional documents/information. (0.1)	.20	205.00	41.00
2/07/22	GMR	222	Analyze progress on the un-liquidated claims project. (0.9) Review case synopsis from team members and supplement to ensure accuracy and consistency (0.6).	1.50	205.00	307.50
2/07/22	GMR	206	Review the Urgent Consensual Motion for Extension of Deadlines regarding the Motion for Allowance and Payment of Administrative Expense filed by Community Health Foundation of P.R. Inc., in anticipation to its filing.	.20	205.00	41.00
2/07/22	GMR	206	File the Urgent Consensual Motion for Extension of Deadlines regarding the Motion for Allowance and Payment of Administrative Expense filed by Community Health Foundation of P.R. Inc., through the court's electronic filing system.	.20	205.00	41.00
2/07/22	GMR	206	Review the Urgent Consensual Motion for Sixteenth Extension of Deadlines Regarding Motion of Whitefish Energy Holdings, LLC for Allowance of Administrative Expense Claim, in anticipation to its filing.	.20	205.00	41.00

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2/07/22	GMR	206	File the Urgent Consensual Motion for Sixteenth Extension of Deadlines Regarding Motion of Whitefish Energy Holdings, LLC for Allowance of Administrative Expense Claim, through the court's electronic filing system, in Case No. 17-3283.	.20	205.00	41.00
2/07/22	LED	213	Edit Articles 1 through 37 of the Department of Correction and Rehabilitation Administration's collective bargaining agreement to include agreements reached pursuant to Plan of Adjustment.	4.60	175.00	805.00
2/07/22	OAR	222	Email to counsel relating to information request regarding Case No. CDP-2014-0002 / LDP-2013-0054.	.20	185.00	37.00
2/07/22	VSN	219	Docket court notice received by email dated February 4, 2022, order Dkt. 20038, the deadline to file a response regarding a joint motion for stay pending appeal; and the deadline to file a reply. - H. D. Bauer and U. Fernandez.	.10	165.00	16.50
2/07/22	VSN	219	Docket court notice received by email dated February 4, 2022, order Dkt. 20037, the deadline to file a response and reply. - H. D. Bauer and U. Fernandez.	.10	165.00	16.50
2/08/22	CGB	222	Draft email to J. Herriman regarding proposal from counsel for the Carlo v. Caldero un-liquidated claimants.	.20	345.00	69.00
2/08/22	HDB	206	Review logistical issues regarding appearance of incarcerated claimants for hearing. (.2) Review Informative Motion Regarding Appearance of Incarcerated Claimants. (.2)	.40	330.00	132.00
2/08/22	HDB	207	Review Reply in Support of Motion Inquiring about the Commonwealth of PR Agencies Covered by the PROMESA Stay filed by Juan Manuel Cruzado Laureano.	.40	330.00	132.00
2/08/22	HDB	210	Review Joint Resolution 2022-278 regarding Budget Amendments to implement POA.	.30	330.00	99.00
2/08/22	GMR	206	Review the Informative Motion of the Financial Oversight and Management Board for Puerto Rico in Compliance with Order Regarding the Production of Incarcerated Pro Se Claimants for Hearings Concerning Claim Objections [ECF No. 20025], and proposed order, in anticipation to its filing.	.30	205.00	61.50

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2/08/22	GMR	206	File the Informative Motion of the Financial Oversight and Management Board for Puerto Rico in Compliance with Order Regarding the Production of Incarcerated Pro Se Claimants for Hearings Concerning Claim Objections [ECF No. 20025], and proposed order, through the court's electronic filing system.	.20	205.00	41.00
2/08/22	GMR	222	Correspondence with I. Labarca regarding the appearance of inmates to omnibus objections.	.20	205.00	41.00
2/08/22	GMR	222	Draft follow-up note to K. Lopez in connection with un-liquidated claims project.	.30	205.00	61.50
2/08/22	KIL	222	Reply to counsel regarding claim no. 21521 and update document depository in view of same.	.20	180.00	36.00
2/08/22	KIL	222	Analyze supporting documents of claim # 21521 to update case summary accordingly.	.40	180.00	72.00
2/08/22	KIL	222	Draft email correspondence to counsel pertaining to additional claimants regarding cases HSCI-2004-00896 and KAC-1998-0532.	.40	180.00	72.00
2/08/22	VSN	219	Docket court notice received by email dated February 7, 2022, order Dkt. 20059, the deadline for Senate President to withdraw the complaint. - C. Garcia, H. D. Bauer and U. Fernandez.	.10	165.00	16.50
2/09/22	HDB	203	Review Order Compelling Appearance of Obe Johnson.	.10	330.00	33.00
2/09/22	HDB	206	Review Opposition by the FOMB to Motion to Stay Pending Appeal.	.30	330.00	99.00
2/09/22	HDB	206	Revise and sign-off to file revised Master Service List.	.20	330.00	66.00
2/09/22	HDB	207	Review the Lawful Constitutional Debt Coalition's Opposition to Motion for Stay Pending Appeal by Union Nacional de Educadores y Trabajadores de la Educacion, Inc. (UNETE), Grupo Magisterial Educadores(as) por la Democracia, Unidad, Cambio, Militancia y Organizacion Sindical, Inc. (EDUCAMOS), Federacion de Maestros de Puerto Rico, Inc.	.60	330.00	198.00
2/09/22	GMR	222	Telephone conference with Deputy Clerk regarding production of inmates for the February omnibus hearings.	.20	205.00	41.00

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2/09/22	GMR	222	Correspondence with L. Stafford and AAFAF regarding order for production of inmates (O. Johnson) for the February omnibus hearings.	.60	205.00	123.00
2/09/22	GMR	222	Exchange e-mails with L. Stafford and C. Tacoronte in connection with the notice of withdrawal of attorney J. Jones. (0.2) Review notice of withdrawal of appearance and provide comments thereto. (0.2) Draft e-mail to the Court requesting chart of cases where attorney J. Jones appeared, to supplement the notice of withdrawal. (0.2)	.60	205.00	123.00
2/09/22	GMR	222	Review correspondence from M. Palmer and J. Berman regarding response forms for February omnibus hearings.	.30	205.00	61.50
2/09/22	GMR	222	Conference with K. Lopez to provide guidance on how to address issues raised by claimants in connection with un-liquidated claims project.	.30	205.00	61.50
2/09/22	JJC	206	Review the Third Urgent Consensual Motion For Extension of Deadlines and Adjournment of Hearing in anticipation of its filing in Case No. 17-3283.	.20	185.00	37.00
2/09/22	JJC	206	File the Third Urgent Consensual Motion For Extension of Deadlines and Adjournment of Hearing through the court's electronic filing system in Case No. 17-3283.	.20	185.00	37.00
2/09/22	JJC	206	Review Master Service List as of February 9, 2022 in anticipation of its filing in Case No. 17-3283.	.20	185.00	37.00
2/09/22	JJC	206	File Master Service List as of February 9, 2022 through the court's electronic filing system in Case No. 17-3283.	.20	185.00	37.00
2/09/22	KIL	222	Draft follow-up email to counsel regarding claim No. 95339 to update depository accordingly.	.20	180.00	36.00
2/09/22	KIL	222	Draft follow-up email to counsel regarding claim No. 26647 to update depository accordingly.	.20	180.00	36.00
2/09/22	KIL	222	Draft follow-up email to counsel regarding claim No. 19104 to Upload and update depository accordingly.	.20	180.00	36.00
2/09/22	KIL	222	Draft follow-up email to counsel regarding claim No. 11948 to update depository accordingly.	.20	180.00	36.00
2/09/22	KIL	222	Prepare for call with G. Miranda regarding questions pertaining to second batch, specifically number of claimants involved within each case.	.10	180.00	18.00

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2/09/22	KIL	222	Conference with G. Miranda to discuss follow up questions from claimants in connection with un-liquidated claims project	.30	180.00	54.00
2/09/22	KIL	222	Draft emails for counsel regarding additional claimants for six cases in second batch of excel of un-liquidated claims list .	.90	180.00	162.00
2/09/22	VSN	219	Docket court notice received by email dated February 8, 2022, order Dkt. 20068, the deadline to file a reply and response regarding Whitefish's administrative expenses. - H. D. Bauer, and U. Fernandez.	.10	165.00	16.50
2/09/22	VSN	219	Docket court notice received by email dated February 8, 2022, order Dkt. 20066, the deadline to file a reply and response regarding the administrative expense of CHFPR. - H. D. Bauer, and U. Fernandez.	.10	165.00	16.50
2/09/22	VSN	219	Docket court notice received by email dated February 9, 2022, order Dkt. 20075, the deadline for claimant O. Johnson to appear in Objection Hearing.	.10	165.00	16.50
2/09/22	VSN	219	Docket court notice received by email dated February 9, 2022, order Dkt. 20076, the deadline to file a further joint status report regarding Consul-Tech administrative expense claim.	.10	165.00	16.50
2/10/22	HDB	215	Review Motion to Withdraw Appeal by Judges Association.	.20	330.00	66.00
2/10/22	UMF	224	Continue review and analysis of PRRADA, orders issued by the Court on implementation of PRRADA, and filings by the Oversight Board and the U.S. Trustee in consideration of disclosures required by Rule 2014 of the Federal Rules of Bankruptcy Procedure,	3.20	235.00	752.00
2/10/22	JJC	206	Review Notice of Withdrawal of Attorney Jennifer L. Jones in anticipation of its filing in Case No. 17-3283.	.20	185.00	37.00
2/10/22	JJC	206	File Notice of Withdrawal of Attorney Jennifer L. Jones through the court's electronic filing system in Case No. 17-3283.	.20	185.00	37.00
2/10/22	NPV	222	Follow up with attorney on file regarding Case KAC-2001-4051 of the Unliquidated Claims Project.	.20	185.00	37.00
2/10/22	NPV	222	Follow up with attorney on file regarding Case SJ-2017-CV-00542 of the Unliquidated Claims Project.	.10	185.00	18.50

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2/10/22	NPV	222	Follow up with attorney on file regarding Claims of the 100396 and 51074 of the Unliquidated Claims Project.	.20	185.00	37.00
2/10/22	NPV	222	Follow up with attorney on file regarding Case AQ-14-0730 of the Unliquidated Claims Project.	.20	185.00	37.00
2/10/22	NPV	222	Follow up with attorney on file regarding Case HSCI-2012-00893 of the Unliquidated Claims Project.	.20	185.00	37.00
2/10/22	NPV	222	Follow up with attorney on file regarding Case KAC-2002-5357 of the Unliquidated Claims Project.	.10	185.00	18.50
2/10/22	NPV	222	Follow up with attorney on file regarding Case KPE-2000-2568 of the Un-liquidated Claims Project.	.20	185.00	37.00
2/10/22	NAM	222	Review communications with counsel for case #KAC-2012-1259 and update depository (0.2); Follow up correspondence with counsel Raquel Roman Hernandez regarding case #KAC-2012-1259 (0.1).	.30	180.00	54.00
2/10/22	NAM	222	Review communications with counsel for case #CC-2006-746 and update depository (0.3); Follow up correspondence with counsel Rafael A. Nadal Arcelay / Manuel de Jesus Sanchez Agostini regarding case #CC-2006-746 (0.1).	.40	180.00	72.00
2/10/22	NAM	222	Review communications with counsel for case #Case No. Cuerpo Organizado De La Policia Inc., Nelson Cuebas Velez v. Puerto Rico, Policia De Puerto Rico, Departament De Hacienda and update depository (0.3); Follow up correspondence with counsel Lirio Torres - Justiniano regarding claims 23137, 23752, 24710 and 25320 (0.1)	.40	180.00	72.00
2/10/22	NAM	222	Review communications with counsel for case #Case No. 16-CV-02849 (GAG) and update depository (0.2); Follow up correspondence with counsel Rodolfo G. Ocasio Bravo regarding case No. 16-CV-02849 (GAG) (0.1).	.30	180.00	54.00
2/10/22	NAM	222	Review communications with counsel for case #Case No. AQ-12-0609 and update depository (0.2); Follow up correspondence with counsel Juan Ramon Torres Rivera regarding case AQ-12-0609 (0.1).	.30	180.00	54.00

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2/10/22	NAM	222	Review communications with counsel for case #Case No. KPE-2015-3736 and update depository (0.4); Follow up correspondence with counsel Roberto Maldonado-Nieves regarding Case No. KPE-2015-3736 (0.1).	.50	180.00	90.00
2/10/22	NAM	222	Review communications with counsel for case #Case No. 2012-ACT-022 and update depository (0.2); Follow up correspondence with counsel Rocio Ramos Santiago regarding Case No. 2012-ACT-022 (0.1)	.30	180.00	54.00
2/10/22	NAM	222	Review communications with counsel for case #Case No. NSCI-2002-00935 (0.1); NSCI-2001-00036 (0.1); NDP-2000-0070 (0.2); NDP-2000-0046 (0.1) to update depository.	.50	180.00	90.00
2/10/22	NAM	222	Analyze supporting documents of case # NSCI-2002-00935 (0.3); NSCI-2001-00036 (0.4); NDP-2000-0070 (0.3); NDP-2000-0046 (0.4) (2 claims) to draft case summary.	1.40	180.00	252.00
2/10/22	KIL	222	Draft second follow-up email to counsels regarding claims No. 19604, (0.1) 84963, (0.1) 43389, (0.2) and 19415. (0.1) Upload to update depository accordingly	.50	180.00	90.00
2/10/22	KIL	222	Telephone communication with counsel Jorge Aquino regarding numerous cases and claimants he is representing in un-liquidated claims project and how to best obtain the required information.	.10	180.00	18.00
2/10/22	KIL	222	Telephone communication with counsel Alberto Aresti's secretary regarding numerous cases and claimants he is representing in un-liquidated claims project and how to best obtain the required information.	.10	180.00	18.00
2/10/22	KIL	222	Draft master communication with a list of all the 49 claimants and cases where counsel A. Aresti appears as the legal representative in order to obtain un-liquidated claims information.	.60	180.00	108.00
2/10/22	KIL	222	Draft master communication with a list of 65 claimants and cases where counsel J. Aquino appears as the legal representative in order to obtain un-liquidated claims information.	.80	180.00	144.00
2/11/22	HDB	212	Review status of inmate appearance at claims hearing.	.10	330.00	33.00

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2/11/22	HDB	207	Review the Limited Joinder of Official Committee of Unsecured Creditors in Support of Opposition of the Commonwealth of Puerto Rico, the Employees Retirement System of the Government of the Commonwealth of Puerto Rico, and the Puerto Rico Public Buildings Authority to the February 4, 2022 Motion for Stay Pending Appeal.	.10	330.00	33.00
2/11/22	HDB	206	Review the FOMB's Informative Motion Regarding Omnibus Claim Objections to be Heard at February 16-17, 2022 Hearing.	.20	330.00	66.00
2/11/22	UMF	224	Continue analysis of PRRADA and applicable Bankruptcy Code provisions regarding disclosures under Rule 2014 to ascertain impact upon the timing of future court filings.	.60	235.00	141.00
2/11/22	JJC	206	Review Informative Motion Regarding Omnibus Claim Objections to be Heard at February 16-17, 2022 Hearing in anticipation of its filing.	.20	185.00	37.00
2/11/22	JJC	206	File Informative Motion Regarding Omnibus Claim Objections to be Heard at February 16-17, 2022 Hearing through the court's electronic filing system.	.20	185.00	37.00
2/11/22	NAM	222	Review communications with counsel for case #Case No. NSCI-2002-00935; NSCI-2001-00036; NDP-2000-0070; NDP-2000-0046 (Claim 26995) (0.2) and update depository. (0.1)	.20	180.00	36.00
2/11/22	KIL	222	Conference call with counsel E. Hernandez regarding his client claim no. 94963 to update case summary according to the information provided by counsel.	.30	180.00	54.00
2/11/22	KIL	222	Communicate again with A. Alberti office regarding claims and cases pertaining to un-liquidated project to update depository accordingly.	.10	180.00	18.00
2/11/22	KIL	222	Review all claim forms (30) for case HSCI 2004-00896 to create a case summary with the information.	1.00	180.00	180.00
2/11/22	KIL	222	Review claim form for claim no. 63054 to create a case summary with the information.	.20	180.00	36.00
2/11/22	KIL	222	Review additional claim forms (17) for case HSCI-2004-00896; HSCI-2005-00098 to create a case summary with the information.	.50	180.00	90.00

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2/11/22	KIL	222	Conference call with counsel A. Aresti regarding all the cases and claims related to case no. HSCI-2004-00896. (0.6) Draft follow-up email correspondence to document exchange and update case summary accordingly. (0.30)	.90	180.00	162.00
2/11/22	KIL	222	Review all claim forms (19) for case KAC-1998-0532 to draft a case summary with the information.	.50	180.00	90.00
2/11/22	VSN	219	Docket court notice received by email dated February 10, 2022, order Dkt. 20092, the deadline to file a reply to the objections. - H. D. Bauer and G. Miranda.	.10	165.00	16.50
2/14/22	HDB	206	Review Notice of Agenda of Matters Scheduled for the Hearing on February 16-17, 2022.	.30	330.00	99.00
2/14/22	HDB	222	Review Notice of Impasse Regarding Proofs of Claim Nos. 11497 and 11790.	.20	330.00	66.00
2/14/22	KIL	222	Review all claim forms (18) for case 2000-06-1639; KAC-1998-0532; KAC-1999-0669 to draft case summary .	.20	180.00	36.00
2/14/22	VSN	219	Docket court notice received by email dated February 11, 2022, order Dkt. 20114, the deadline to file an information motion. - H. D. Bauer and U. Fernandez.	.10	165.00	16.50
2/15/22	CGB	222	Draft proposed email to the Carlo v. Caldero claimants regarding options to pursued missing data and forward same to J. Herriman and L. Stafford fore review.	.20	345.00	69.00
2/15/22	HDB	215	Review e-mails by J. Pietrantonio and P. Possinger regarding execution of Pension Trust pursuant to the POA.	.20	330.00	66.00
2/15/22	HDB	222	Review Informative Motion by the FOMB Concerning Order Concerning Reply In Support of The Three Hundred Sixty-First Omnibus Objection to Claims.	.20	330.00	66.00
2/15/22	HDB	222	Review e-mail from Chambers (S. Caruso) regarding Notice of Impasse. (.1) Analyze ADR Procedures Order (.1) Review e-mails by E. Barak and L. Stafford regarding same. (.1)	.30	330.00	99.00
2/15/22	HDB	208	Review Order Denying Debtors' Motion in Limine in Respect of Evidence Concerning Whether the Proposed Plan of Adjustment.	.20	330.00	66.00
2/15/22	HDB	215	Review the Teachers' Association Omnibus Reply in Support of Motion to Stay Confirmation Order.	.80	330.00	264.00

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2/15/22	GMR	206	Review the Informative Motion of the Financial Oversight and Management Board for Puerto Rico Regarding Order Concerning Reply in Support of the Three Hundred Sixty-First Omnibus Objection to Claims, and the exhibits thereto, in anticipation to their filing.	.30	205.00	61.50
2/15/22	GMR	206	File the Informative Motion of the Financial Oversight and Management Board for Puerto Rico Regarding Order Concerning Reply in Support of the Three Hundred Sixty-First Omnibus Objection to Claims, through the court's electronic filing system.	.30	205.00	61.50
2/15/22	GMR	206	Review the Urgent motion of the Financial Oversight and Management Board for Puerto Rico for Entry of Order Granting ZOOM Videoconference Line Credentials to Jay Herriman for the February 16-17, 2022 Claim Objection Hearing, in anticipation to its filing.	.10	205.00	20.50
2/15/22	GMR	206	File the Urgent motion of the Financial Oversight and Management Board for Puerto Rico for Entry of Order Granting ZOOM Videoconference Line Credentials to Jay Herriman for the February 16-17, 2022 Claim Objection Hearing, through the court's electronic filing system.	.20	205.00	41.00
2/15/22	GMR	222	Review correspondence from J. Berman and C. Tacoronte regarding list of participants for February 16 and 17 hearings.	.30	205.00	61.50
2/15/22	GMR	206	Correspondence with C. Terry, interpreter scheduled for the February 16, 2022 hearing, in preparation for the hearing. (0.3) Correspondence with C. Tacoronte, Deputy Clerk, in connection thereto. (0.2)	.50	205.00	102.50
2/15/22	GMR	222	Exchange further e-mails with C. Tacoronte in connection with participants for the adjourned omnibus hearings scheduled for February 16 and 17, 2022. Review participants lists.	.30	205.00	61.50
2/15/22	JJC	206	Review Joint Informative Motion Concerning Acts 80, 81, and 82 of 2020 and Joint Resolution 33 of 2021 and Request for Enlargement of Time in anticipation of its filing in Adv. Proc. No. 21-119.	.20	185.00	37.00

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2/15/22	JJC	206	File Joint Informative Motion Concerning Acts 80, 81, and 82 of 2020 and Joint Resolution 33 of 2021 and Request for Enlargement of Time through the court's electronic filing system in Adv. Proc. No. 21-119.	.20	185.00	37.00
2/15/22	OAR	222	Reply to email by counsel regarding information request concerning Case No. DDP-2012-0865.	.10	185.00	18.50
2/15/22	NAM	222	Analyze supporting documents of claim No. 26995 received from claimant's counsel via email.	1.60	180.00	288.00
2/16/22	CGB	222	Finalize email to the Carlo v. Caldero claimants regarding options to pursued missing data in view of input from J. Herriman and L. Stafford.	.10	345.00	34.50
2/16/22	HDB	203	Join morning session of Claims Objection hearing with Judge Swain.	3.10	330.00	1,023.00
2/16/22	HDB	208	Review Motion for Relief From Stay filed on behalf of Aurora Colon Rosado.	.30	330.00	99.00
2/16/22	HDB	222	Review request for extension to reply to cure amounts by counsel for Ramhill. (.1) Review issues regarding e-mails by L. Stafford and S. Ma regarding the same. (.1)	.20	330.00	66.00
2/16/22	LYG	222	Review communications with counsels for Claim No. 57605 and update depository.	.50	175.00	87.50
2/16/22	LYG	222	Review communications with counsels for Claim No. 41792, (0.1) 43568, (0.1)14827 (0.1) and update depository. (0.2)	.50	175.00	87.50
2/16/22	LYG	222	Exchange emails with G. Valentin in relation to requests of documents and in confirmation of legal representation in Claim No. 57605 in connection with the un-liquidated litigation claims project.	.40	175.00	70.00
2/16/22	LYG	222	Exchange emails with F. Santiago in relation to requests of documents and in confirmation of legal representation in Claims No. 41792, 43568, 14827 in connection with the un-liquidated litigation claims project.	.40	175.00	70.00
2/16/22	LYG	222	Exchange emails with J. Aviles in relation to requests of documents and in confirmation of legal representation in Claim No. 14827 in connection with the un-liquidated litigation claims project.	.20	175.00	35.00
2/16/22	GMR	203	Attend the district court for hearing on adjourned omnibus objections.	3.30	205.00	676.50

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2/16/22	VSN	219	Docket court notice received by email dated February 16, 2022, order Dkt. 20151, the deadline to file an opposition and reply to the motion for relief. - H. D. Bauer and U. Fernandez.	.10	165.00	16.50
2/17/22	HDB	222	Attend morning session of claims objection hearing.	3.00	330.00	990.00
2/17/22	HDB	215	Review Omnibus Reply to Several Objections to Motion for Stay Pending Appeal of the Order Confirming Plan of Adjustment of the Commonwealth of Puerto Rico by Cooperativas.	.30	330.00	99.00
2/17/22	HDB	222	Review the Teacher's Associations' proof of claim.	.30	330.00	99.00
2/17/22	HDB	206	Review Informative Motion of Financial Oversight and Management Board Regarding Status of Plan Implementation.	.50	330.00	165.00
2/17/22	HDB	207	Review Notice of Appeal regarding denial of stay relief motions regarding Acts 80-82.	.20	330.00	66.00
2/17/22	GMR	203	Attend District Court for hearing on adjourned omnibus objections.	3.50	205.00	717.50
2/18/22	HDB	215	Review J. Pietrantonio's edits to draft Deed of Trust. (.3) Review issues regarding authorization to execute draft deed. (.2)	.50	330.00	165.00
2/18/22	JJC	222	Exchange e-mails with Claimant's representative, D. Rodriguez, in connection with Proof of Claim #21351 in connection with review of supporting documents.	.20	185.00	37.00
2/21/22	JRC	210	Review draft indenture (2.2). Review draft of proposed loan agreement.(1.60)	3.80	360.00	1,368.00
2/21/22	LYG	222	Email with H. Anduze in relation to requests of documents and in confirmation of representation in Claims No. 115049, 115336, 16180, 67949, 68120, 7189, 76581, 97213, 81877, 8043, and 18317 in connection with the un-liquidated litigation claims project.	.30	175.00	52.50
2/21/22	LYG	222	Email with A. Rios in relation to requests of documents and in confirmation of representation in Claims No. 36274 and 31980 in connection with the un-liquidated litigation claims project.	.50	175.00	87.50

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2/21/22	LYG	222	Exchange emails with J. Gonzalez in relation to requests of documents and in confirmation of representation in Claims Nos. 22306 and 39215 in connection with the un-liquidated litigation claims project.	.40	175.00	70.00
2/21/22	LYG	222	Exchange emails with J. Torres in relation to requests of documents and in confirmation of representation in Claim No. 6801, 10139, 5773, and 11316 in connection with the un-liquidated litigation claims project.	.50	175.00	87.50
2/21/22	LYG	222	Exchange emails with J. Morales in relation to requests of documents and in confirmation of representation in Claim No. 28261 in connection with the un-liquidated litigation claims project.	.50	175.00	87.50
2/21/22	LYG	222	Review communications with counsel for Claims No. 115049, 115336, 16180, 67949, 68120, 7189, 76581, 97213, 81877, 8043, and 18317 and (0.4) update depository. (0.1)	.50	175.00	87.50
2/21/22	LYG	222	Review communications with counsel for Claims No. 22306 and 39215 (0.4) and update depository. (0.1)	.50	175.00	87.50
2/21/22	LYG	222	Review communications with counsel for Claims No. 36274 and 31980 (0.4) and update depository. (0.1)	.50	175.00	87.50
2/21/22	LYG	222	Review communications with counsel for Claims No. 6801, 10139, 5773, and 11316 (0.4) and update depository. (0.1)	.50	175.00	87.50
2/21/22	LYG	222	Review communications with counsel for Claim No. 28261 (0.4) and update depository. (0.1)	.50	175.00	87.50
2/21/22	LED	213	Edit Correctional Worker's Alliance collective bargaining agreement to include agreements pursuant to Plan of Adjustment.	3.40	175.00	595.00
2/21/22	NAM	222	Review communications with counsel for case #Case No. NSCI-2002-00935; NSCI-2001-00036; NDP-2000-0070; NDP-2000-0046 and update depository.	.20	180.00	36.00
2/21/22	KIL	222	Communication with counselor for claim no. 94963 and add documents sent by him to depository.	.20	180.00	36.00
2/21/22	KIL	222	Analyze supporting documents sent by counsel regarding claim #84963 and update case summary accordingly.	.50	180.00	90.00

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2/22/22	CGB	222	Analyze L. Stafford's email setting forth proposed strategy regarding non-responsive un-liquidated claimants (0.1); email exchange with G. A. Miranda regarding options to streamline same (0.2).	.30	345.00	103.50
2/22/22	HDB	215	Review query regarding authority to execute CW Loan to HTA.	.30	330.00	99.00
2/22/22	HDB	215	Revise draft CW Loan Agreement to HTA.	.70	330.00	231.00
2/22/22	JMP	213	Edit of the AFSCME & DRNA Unit A Collective Bargaining Agreement: adding amended language from term sheet to draft CBA.	1.70	170.00	289.00
2/22/22	JMP	213	Format and revision of the AFSCME & DRNA Unit A Collective Bargaining Agreement document: from Art. 1 to Art. 35.	1.10	170.00	187.00
2/22/22	JMP	213	Format and revision of the AFSCME & DRNA Unit A Collective Bargaining Agreement document: from Art. 36 to Art. 60.	.80	170.00	136.00
2/22/22	JMP	213	Format and revision of the AFSCME & DRNA Unit A Collective Bargaining Agreement : from Art. 61 to end of document.	.40	170.00	68.00
2/23/22	HDB	206	Review Motion of Financial Oversight and Management Board for Puerto Rico Requesting Order Approving Proposed List of Material Interested Parties Pursuant to the Puerto Rico Recovery Accuracy In Disclosures Act.	.80	330.00	264.00
2/23/22	HDB	207	Review Fourteenth Supplemental Verified Statement of the Ad Hoc Group of General Obligation Bondholders Pursuant to Bankruptcy Rule 2019.	.20	330.00	66.00
2/23/22	HDB	215	Review e-mails from R. Lazaro and J. Pietrantonio regarding qualifications for Pension Trust deposit bank RFP. (.2) Review edits to draft RFP by P. Possinger and Proskauer (.2)	.40	330.00	132.00
2/23/22	UMF	224	Review and analyze motion requesting order approving proposed list of material interested parties pursuant to PRRADA.	.90	235.00	211.50
2/23/22	DOT	215	Analyze tax filings in connection with formation of trust.	.30	240.00	72.00
2/23/22	GMR	222	Conference with claimant M. Carrion regarding status of her claim.	.20	205.00	41.00

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2/23/22	JJC	222	Perform additional analysis of Proof of Claim #21351 and supporting documents to prepare for tel. conf. with counsel for Proof of Claim #21351.	.30	185.00	55.50
2/23/22	JJC	222	Tel. conf. with counsel for Proof of Claim #21351 in connection with request for documents and information regarding Proof of Claim #21351.	.20	185.00	37.00
2/23/22	JJC	222	Review communications with counsel for Proof of Claim #21351 and update depository.	.20	185.00	37.00
2/23/22	VSN	219	Docket court notice received by email dated February 22, 2022, order Dkt. 20188, regarding the deadline to file a response and reply. - H. D. Bauer and U. Fernandez.	.10	165.00	16.50
2/23/22	VSN	219	Docket court notice received by email dated February 18, 2022, order Dkt. 20178, regarding the deadline to file a response and reply. H. D. Bauer and U. Fernandez.	.10	165.00	16.50
2/23/22	VSN	219	Docket court notice received by email dated February 18, 2022, order Dkt. 20171, the deadline to file a status report. - H. D. Bauer and U. Fernandez.	.10	165.00	16.50
2/23/22	VSN	219	Docket court notice received by email dated February 18, 2022, order Dkt. 20164, regarding the deadline to file a request for the redaction of transcripts, file the redacted transcript, and the scheduled release of restricted transcripts. - H. D. Bauer and U. Fernandez.	.10	165.00	16.50
2/24/22	HDB	215	Review S. Levy's comments to edits to draft Pension Trust RFP. (.2) Review OMM's edits to Pension Reserve Trust Guidelines. (.3)	.50	330.00	165.00
2/24/22	HDB	222	Revise Twenty Third Notice of Administrative Claims Reconciliation Transfer.	.30	330.00	99.00
2/24/22	HDB	222	Review Tenth Alternative Dispute Resolution Status Notice.	.20	330.00	66.00
2/24/22	UMF	224	Draft supplemental memorandum to H. Bauer and C. Garcia regarding motion submitting proposed list of material interested parties and verified statement in compliance with PRRADA.	1.80	235.00	423.00

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2/24/22	JJC	206	Review Informative Motion of Financial Oversight and Management Board Regarding Stipulation with the United States of America Relating to Proof of Claim No. 167925 in anticipation of its filing.	.20	185.00	37.00
2/24/22	JJC	206	File Informative Motion of Financial Oversight and Management Board Regarding Stipulation with the United States of America Relating to Proof of Claim No. 167925 through the court's electronic filing system.	.20	185.00	37.00
2/24/22	JJC	206	Review Twenty-Third Notice of Transfer of Claims to Administrative Claims Reconciliation in anticipation of its filing.	.20	185.00	37.00
2/24/22	JJC	206	File Twenty-Third Notice of Transfer of Claims to Administrative Claims Reconciliation through the court's electronic filing system.	.20	185.00	37.00
2/24/22	JJC	206	Review Tenth Alternative Dispute Resolution Status Notice in anticipation of its filing.	.20	185.00	37.00
2/24/22	JJC	206	File Tenth Alternative Dispute Resolution Status Notice through the court's electronic filing system.	.20	185.00	37.00
2/24/22	JJC	222	Exchange e-mails with counsel for Claimant in connection with request for information and documents relating to Proof of Claim #10678.	.30	185.00	55.50
2/24/22	JJC	222	Review communications with counsel for Proof of Claim #10678 and update depository.	.30	185.00	55.50
2/24/22	JJC	222	Draft e-mail to counsel for Claimant in connection with request for information and documents relating to Proof of Claim #2410.	.10	185.00	18.50
2/24/22	JJC	222	Review communications with counsel for Proof of Claim #2410 and update depository.	.20	185.00	37.00
2/24/22	JJC	222	Draft e-mail to counsel for Claimant in connection with request for information and documents relating to Proof of Claim #13158.	.20	185.00	37.00
2/24/22	JJC	222	Review communications with counsel for Proof of Claim #13158 and update depository.	.20	185.00	37.00
2/24/22	JJC	222	Draft e-mail to counsel for Claimant in connection with request for information and documents relating to Proof of Claim #20001.	.10	185.00	18.50

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2/24/22	JJC	222	Review communications with counsel for Proof of Claim #20001 and update depository.	.20	185.00	37.00
2/24/22	JJC	222	Draft e-mail to counsel for Claimant in connection with request for information and documents relating to Proof of Claim #33380.	.10	185.00	18.50
2/24/22	JJC	222	Review communications with counsel for Proof of Claim #33380 and update depository.	.20	185.00	37.00
2/24/22	JJC	222	Draft e-mail to counsel for Claimant in connection with request for information and documents relating to Proof of Claim #15393.	.10	185.00	18.50
2/24/22	JJC	222	Review communications with counsel for Proof of Claim #15393 and update depository.	.10	185.00	18.50
2/24/22	JJC	222	Exchange e-mails with counsel for Claimant in connection with request for information and documents relating to Proof of Claim #29049.	.30	185.00	55.50
2/24/22	JJC	222	Review communications with counsel for Proof of Claim #29049 and update depository.	.10	185.00	18.50
2/24/22	JJC	206	Review Urgent Consensual Motion Seeking Adjournment of Hearing in anticipation of its filing.	.20	185.00	37.00
2/24/22	JJC	206	File Urgent Consensual Motion Seeking Adjournment of Hearing in anticipation of its filing through the court's electronic filing system.	.20	185.00	37.00
2/24/22	AAR	222	Analyze email conversation with counsel J. Pantoja regarding Claim No. 60499.	.20	180.00	36.00
2/24/22	NPV	222	Review communications with counsel for Case Nos. SJ2017CV00542 and KLAN20100991, and update depository accordingly.	.90	185.00	166.50
2/24/22	NPV	222	Follow up with plaintiff on file regarding Claim 94315 of the Un-liquidated Claims Project.	.10	185.00	18.50
2/24/22	NPV	222	Follow up with plaintiff on file regarding Claim 81235 of the Un-liquidated Claims Project.	.10	185.00	18.50
2/24/22	NPV	222	Follow up with attorney on file regarding Claim 133778 of the Un-liquidated Claims Project.	.10	185.00	18.50
2/24/22	NPV	222	Follow up with plaintiff on file regarding Case No. HSCI-2012-00893 of the Un-liquidated Claims Project.	.10	185.00	18.50

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2/24/22	NPV	222	Analyze supporting documents of Case No. SJ-2017-CV-00542 (0.6) and draft case summary. (0.2)	.80	185.00	148.00
2/24/22	NPV	222	Analyze supporting documents of Case No. KAC-2001-4051 (0.2) and draft case summary. (0.2)	.40	185.00	74.00
2/24/22	NPV	222	Follow up with plaintiff on file regarding Case No. KAC-2002-5357 of the Un-liquidated Claims Project.	.10	185.00	18.50
2/24/22	NPV	222	Analyze supporting documents of Case No. KPE-2000-2568 (0.3) and draft case summary. (0.2)	.50	185.00	92.50
2/24/22	MMG	222	Review communications with counsel for case KLAN-2015-00572 to update depository.	.50	180.00	90.00
2/24/22	MMG	222	Review communication with counsel for case 2012-ACT-007 to update depository.	.50	180.00	90.00
2/24/22	MMG	222	Review communication with counsel for case 2013-04-1528 to update depository.	.40	180.00	72.00
2/24/22	MMG	222	Review communication with counsel for case KPE-2010-1284 to update depository.	.50	180.00	90.00
2/24/22	MMG	222	Review communication with counsel for case 2012-ACT-004 to update depository.	.30	180.00	54.00
2/24/22	MMG	222	Review communication with counsel for case 2016-3147 to update depository.	.30	180.00	54.00
2/24/22	MMG	222	Review communication with counsel for case AQ-12-1525 to update depository.	.30	180.00	54.00
2/24/22	MMG	222	Review communication with counsel for case AQ-13-0385 to update depository.	.30	180.00	54.00
2/24/22	MMG	222	Review communication with counsel for case KLAN-2007-0025 to update depository.	.40	180.00	72.00
2/24/22	MMG	222	Review communication with counsel for case AQ-10-0438 to update depository.	1.10	180.00	198.00
2/24/22	MMG	222	Review communication with counsel for case AQ-16-0374 to update depository.	.80	180.00	144.00
2/24/22	MMG	222	Review communication with counsel for case 2000-06-1639 to update depository.	.70	180.00	126.00
2/24/22	MMG	222	Review communication with counsel for case 2004-01-0796 to update depository.	.60	180.00	108.00

Bill #: 422152

February 28, 2022

2/24/22	MMG	222	Analyze supporting documents of case AQ-10-0438 to draft case summary.	1.80	180.00	324.00
2/24/22	KIL	222	Update and review first spreadsheet of Un-liquidated claims projects to share with G. Miranda.	.20	180.00	36.00
2/24/22	KIL	222	Update and review Second spreadsheet regarding Un-liquidated claims project to share with G. Miranda.	.20	180.00	36.00
2/24/22	KIL	222	Draft fourth follow-up email to counsel regarding claim no. 19604 to update depository accordingly.	.20	180.00	36.00
2/24/22	KIL	222	Draft fourth follow-up email to counsel regarding claim No. 19415 to update depository accordingly.	.20	180.00	36.00
2/24/22	KIL	222	Draft fourth follow-up email to counsel regarding claim no. 43389 to update depository accordingly.	.10	180.00	18.00
2/24/22	KIL	222	Draft follow-up email to counsel regarding case no. HSCI201600726 to update depository accordingly.	.10	180.00	18.00
2/24/22	KIL	222	Draft follow-up email to counsel regarding case no. HSCI201400013 to update depository accordingly.	.10	180.00	18.00
2/24/22	KIL	222	Draft follow-up email to counsel regarding claim no. 11948 to update depository accordingly.	.10	180.00	18.00
2/24/22	KIL	222	Draft follow-up email to counsel Aquino regarding all the cases in which he is counsel to update depository accordingly.	.40	180.00	72.00
2/25/22	MMG	222	Analyze supporting documents of case AQ-16-0374; (0.6) draft related case summary. (0.4)	1.00	180.00	180.00
2/25/22	MMG	222	Analyze supporting documents of case 2000-06-1639; (0.4) draft related case summary. (0.2)	.60	180.00	108.00
2/25/22	MMG	222	Analyze supporting documents of case 2004-01-0796; (0.5) draft related case summary. (0.3)	.80	180.00	144.00
2/25/22	MMG	222	Analyze supporting documents of case KLAN-2015-00572; (0.3) draft related case summary. (0.2)	.50	180.00	90.00
2/25/22	MMG	222	Analyze supporting documents of case 2012-ACT-007; (0.3) draft related case summary.(0.1)	.40	180.00	72.00
2/25/22	MMG	222	Analyze supporting documents of case 2013-04-1528; (0.4) draft related case summary. (0.1)	.50	180.00	90.00
2/25/22	MMG	222	Analyze supporting documents of case KPE-2010-1284; (0.2) draft related case summary. (0.20)	.40	180.00	72.00

Bill #: 422152

February 28, 2022

2/25/22	MMG	222	Analyze supporting documents of case 2012-ACT-004; (0.2) draft related case summary. (0.1)	.30	180.00	54.00
2/25/22	MMG	222	Analyze supporting documents of case 2016-3147; (0.3) draft related case summary. (0.2)	.50	180.00	90.00
2/25/22	MMG	222	Analyze supporting documents of case AQ-12-1525; (0.4) draft related case summary. (0.1)	.50	180.00	90.00
2/25/22	MMG	222	Analyze supporting documents of case AQ-13-0385; (0.2) draft related case summary. (0.2)	.40	180.00	72.00
2/25/22	MMG	222	Analyze supporting documents of case KLAN-2007-0025; (0.3) draft related case summary. (0.1)	.40	180.00	72.00
2/25/22	KIL	222	Draft email to confirm receipt of documents from counsel pertaining to claim no. 26647 (case HSCI201600726) and update depository.	.10	180.00	18.00
2/28/22	HDB	215	Review Retiree's comments to OMM's edits to pension guidelines. (.3) Review J. Pietrantonio's response thereto. (.2)	.50	330.00	165.00
2/28/22	HDB	222	Review the Ruben Muñiz Ruberte's Petition to Respond to the Three Hundred Forty-Fifth Omnibus Objection Individually and to Request a Certified Translator.	.20	330.00	66.00
2/28/22	HDB	222	Review the Urgent Motion Requesting Order for Allowance and Immediate Payment of Administrative Expense Priority Claim Filed by Judgment Claimants of the Department of Transportation and Public Works of the Commonwealth of Puerto Rico.	.40	330.00	132.00
2/28/22	HDB	222	Review the Objection to Urgent Motion for Allowance and Immediate Payment of Administrative Expense Pursuant to Section 503(B)(1)(A)(I) and (II) of the Bankruptcy Code Filed by Group Wage Creditors in the Litigation Caption Nilda Agosto Maldonado Et Als. Case No. KPE2005-0608.	.30	330.00	99.00
2/28/22	HDB	222	Review the Status Report of the Financial Oversight and Management Board for Puerto Rico in Connection with Court's Order Concerning Proofs of Claim Nos. 11497 and 11790.	.20	330.00	66.00

Bill #: 422152

February 28, 2022

2/28/22	GMR	206	Review the Objection to Urgent Motion Requesting Order for Allowance and Immediate Payment of Administrative Expense Priority Claim Filed by Judgment Claimants of the Department of Transportation and Public Works of the Commonwealth of Puerto Rico, in anticipation to its filing.	.30	205.00	61.50
2/28/22	GMR	206	File the Objection to Urgent Motion Requesting Order for Allowance and Immediate Payment of Administrative Expense Priority Claim Filed by Judgment Claimants of the Department of Transportation and Public Works of the Commonwealth of Puerto Rico, through the court's electronic filing system.	.20	205.00	41.00
2/28/22	GMR	206	Review the Urgent Motion for Allowance and Immediate Payment of Administrative Expense Pursuant to Section 503(B)(1)(A)(I) and (II) of the Bankruptcy Code Filed by Group Wage Creditors in the Litigation Caption Nilda Agosto Maldonado Et Als. Case No. KPE2005-0608, in anticipation to its filing.	.20	205.00	41.00
2/28/22	GMR	206	File the Urgent Motion for Allowance and Immediate Payment of Administrative Expense Pursuant to Section 503(B)(1)(A)(I) and (II) of the Bankruptcy Code Filed by Group Wage Creditors in the Litigation Caption Nilda Agosto Maldonado Et Als. Case No. KPE2005-0608, through the court's electronic filing system.	.20	205.00	41.00
2/28/22	KIL	222	Respond to communication from counsel regarding claim no. 21521 to update spreadsheet accordingly.	.20	180.00	36.00

TOTAL PROFESSIONAL SERVICES	\$ 49,194.50
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Less Discount	<u>\$ -4,919.45</u>
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NET PROFESSIONAL SERVICES:	\$ 44,275.05
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SUMMARY OF PROFESSIONAL SERVICES

Name	Hours	Rate	Total
JOSE R. CACHO	3.80	360.00	1,368.00
CARLA GARCIA BENITEZ	1.20	345.00	414.00
HERMANN BAUER	29.90	330.00	9,867.00
CARLOS E. GEORGE	.50	265.00	132.50

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February 28, 2022

DENISSE ORTIZ TORRES	.30	240.00	72.00
UBALDO M. FERNANDEZ BARRERA	7.30	235.00	1,715.50
ADRIANA MORENO	18.70	185.00	3,459.50
LORENA Y. GELY	27.40	175.00	4,795.00
GABRIEL MIRANDA RIVERA	36.80	205.00	7,544.00
ALBERTO NIEVES CUBERO	1.90	190.00	361.00
J. COLON GARCIA	17.50	185.00	3,237.50
LAURA E. DIAZ GONZALEZ	18.90	175.00	3,307.50
ANIBAL A. ROMAN MEDINA	7.40	180.00	1,332.00
NATALIA P. VILA	8.70	185.00	1,609.50
MARIA DE LOS A. LUGO COLOM	.20	180.00	36.00
OWEN A. RIVERA COLON	6.00	185.00	1,110.00
NELSON A. MARTINEZ	12.90	180.00	2,322.00
MELISSA M. GALLARDO NEGRON	14.80	180.00	2,664.00
KIOMARI I. LOPEZ TORRES	13.50	180.00	2,430.00
JEAN M. PEREZ TORRES	6.30	170.00	1,071.00
VANESSA SANCHEZ	2.10	165.00	346.50
Total	236.10		\$ 49,194.50

EXPENSES

Date	Description	Amount
2/04/22	DUPLICATING - AS OF 2/04/22 (23 Copies @ \$.10)	2.30
2/15/22	DUPLICATING - AS OF 2/15/22 (1 Copies @ \$.10)	.10
2/16/22	DUPLICATING - AS OF 2/16/22 (1 Copies @ \$.10)	.10
2/16/22	DUPLICATING - AS OF 2/16/22 (1 Copies @ \$.10)	.10
2/16/22	DUPLICATING - AS OF 2/16/22 (1 Copies @ \$.10)	.10
2/16/22	DUPLICATING - AS OF 2/16/22 (2 Copies @ \$.10)	.20
2/16/22	DUPLICATING - AS OF 2/16/22 (4 Copies @ \$.10)	.40
2/16/22	DUPLICATING - AS OF 2/16/22 (5 Copies @ \$.10)	.50
2/16/22	DUPLICATING - AS OF 2/16/22 (5 Copies @ \$.10)	.50
2/23/22	DUPLICATING - AS OF 2/23/22 (1 Copies @ \$.10)	.10
2/23/22	DUPLICATING - AS OF 2/23/22 (1 Copies @ \$.10)	.10
2/23/22	DUPLICATING - AS OF 2/23/22 (1 Copies @ \$.10)	.10
2/23/22	DUPLICATING - AS OF 2/23/22 (180 Copies @ \$.10)	18.00
2/23/22	DUPLICATING - AS OF 2/23/22 (10 Copies @ \$.10)	1.00
2/28/22	RITA, INV. 8108 INTERPRETER FOR CLAIM HEARING ON FEB 16,2022-HDB	572.00

TOTAL REIMBURSABLE EXPENSES

\$ 595.60

TOTAL THIS INVOICE

\$ 44,870.65



Consolidated Account Detail

Client='P1701' and Matter='00000' and (From: '2022-2-1' To: '2022-2-28')

Starting Date:	2/4/2022	Ending Date:	2/23/2022	Number of Days:	20
<u>Date</u>	<u>Time</u>	<u>User</u>	<u>Type</u>	<u>Count</u>	<u>Amount</u>
<u>Location: oab:O'Neill and Borges</u>					
Client: p1701:FOMB IN RE COMMONWEALTH OF PR TITLE III					
Matter: 00000:GENERAL					
2/4/2022	2:40:13PM	MORALES, IVETTE	Duplicating	23	\$2.30
2/15/2022	11:31:07AM	RODRIGUEZ, REBECA	Duplicating	1	\$0.10
2/16/2022	1:43:47PM	RODRIGUEZ, REBECA	Duplicating	2	\$0.20
2/16/2022	1:45:11PM	RODRIGUEZ, REBECA	Duplicating	1	\$0.10
2/16/2022	1:45:19PM	RODRIGUEZ, REBECA	Duplicating	1	\$0.10
2/16/2022	1:45:40PM	RODRIGUEZ, REBECA	Duplicating	1	\$0.10
2/16/2022	4:20:46PM	MIRANDA, GABRIEL	Duplicating	4	\$0.40
2/16/2022	4:21:46PM	MIRANDA, GABRIEL	Duplicating	5	\$0.50
2/16/2022	4:23:24PM	MIRANDA, GABRIEL	Duplicating	5	\$0.50
2/23/2022	12:26:13PM	RODRIGUEZ, REBECA	Duplicating	180	\$18.00
2/23/2022	2:11:58PM	RODRIGUEZ, REBECA	Duplicating	1	\$0.10
2/23/2022	2:12:23PM	RODRIGUEZ, REBECA	Duplicating	1	\$0.10
2/23/2022	2:12:38PM	RODRIGUEZ, REBECA	Duplicating	1	\$0.10
2/23/2022	2:17:46PM	RODRIGUEZ, REBECA	Duplicating	10	\$1.00
Totals for Matter: 00000					\$23.60
Totals for Client: p1701					\$23.60
Totals for Location: oab					\$23.60



Consolidated Account Detail

Client='P1701' and Matter='00000' and (From: '2022-2-1' To: '2022-2-28')

Starting Date:	2/4/2022	Ending Date:	2/23/2022	Number of Days:	20
<hr/>					
<u>Date</u>	<u>Time</u>	<u>User</u>	<u>Type</u>	<u>Count</u>	<u>Amount</u>
Report Totals:					<u>\$23.60</u>



INVOICE

EIN: 66-081-8961

RITA

Urb. Crown Hills
138 Winston Churchill, PMB 628
San Juan, 00926-6013
Puerto Rico

787-969-6676
info@ritapr.com

BILL TO
O'NEILL & BORGES LLC
Ivette Morales

787-764-8181 X 1265
ivette.morales@oneillborges.com

Invoice Number: 8108

Invoice Date: February 17, 2022

Payment Due: March 19, 2022

Amount Due (USD): \$572.00

Product	Quantity	Price	Amount
Interpretación Promesa	5.5	\$100.00	\$550.00

Fecha: 16 de febrero de 2022
Intérprete: Carol Terry
Hora: 9:30 am - 12:00 pm (2.5/horas)

Fecha: 17 de febrero de 2022
Intérprete: José Luis Rosado
Hora: 9:30 am - 12:30 pm (3/horas)

Lugar: Tribunal Federal HR

Subtotal: \$550.00
Sales Tax 4%: \$22.00

Total: \$572.00

Amount Due (USD): \$572.00

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF PUERTO RICO

-----X
In re:

PROMESA
Title III

THE FINANCIAL OVERSIGHT AND
MANAGEMENT BOARD FOR PUERTO RICO,

as representative of

Case No. 17 BK 3283-LTS

THE COMMONWEALTH OF PUERTO RICO, *et al.*

(Jointly Administered)

Debtors.¹

-----X
**COVER SHEET TO FIFTY-NINTH MONTHLY FEE APPLICATION OF
O'NEILL & BORGES LLC FOR COMPENSATION FOR SERVICES
RENDERED AND REIMBURSEMENT OF EXPENSES AS ATTORNEYS
TO THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD
FOR PUERTO RICO, AS REPRESENTATIVE OF DEBTOR,
THE COMMONWEALTH OF PUERTO RICO, FOR THE PERIOD OF
MARCH 1, 2022 THROUGH MARCH 15, 2022**

Name of applicant

O'Neill & Borges LLC ("O&B")

Authorized to provide professional services
to:

Financial Oversight and Management
Board, as Representative for the Debtor
Pursuant to PROMESA Section 315(b)

Time period covered by this application:

March 1, 2022 through March 15, 2022

Amount of compensation sought as actual,
reasonable and necessary:

\$11,929.50

¹ The Debtors in these jointly-administered Title III Cases, along with each Debtor's respective Title III case number listed as a bankruptcy case number due to software limitations and the last four (4) digits of each Debtor's federal tax identification number, as applicable, are the (i) Commonwealth of Puerto Rico (Bankruptcy Case No. 17 BK 3283-LTS) (Last Four Digits of Federal Tax ID: 3481); (ii) Puerto Rico Sales Tax Financing Corporation ("COFINA") (Bankruptcy Case No. 17 BK 3284-LTS) (Last Four Digits of Federal Tax ID: 8474); (iii) Employees Retirement System of the Government of the Commonwealth of Puerto Rico ("ERS") (Bankruptcy Case No. 17 BK 3566-LTS) (Last Four Digits of Federal Tax ID: 9686); (iv) Puerto Rico Highways and Transportation Authority ("HTA") (Bankruptcy Case No. 17 BK 3567-LTS) (Last Four Digits of Federal Tax ID: 3808); (v) Puerto Rico Electric Power Authority ("PREPA") (Bankruptcy Case No. 17 BK 4780-LTS) (Last Four Digits of Federal Tax ID: 3747); and (vi) Puerto Rico Public Buildings Authority ("PBA") (Bankruptcy Case No. 19-BK-5233-LTS) (Last Four Digits of Federal Tax ID: 3801) (Title III Case numbers are listed as Bankruptcy Case numbers due to software limitations).

Amount of expense reimbursement sought \$11.60
as actual, reasonable and necessary:

Total amount for this invoice: \$11,941.10

This is a: X monthly ___ interim ___ final application

This is O&B's fifty-ninth monthly fee application in these cases.

Principal Certification

I hereby authorize the submission of this Monthly Fee Statement for March 1-15, 2022.

/s/Jaime A. El Koury

Jaime A. El Koury

General Counsel to the Financial Oversight and
Management Board for Puerto Rico

On August 23, 2022, sent to:

Counsel for the Oversight Board:

Proskauer Rose LLP
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mbienenstock@proskauer.com
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Counsel for AAFAF:

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**Counsel for PR Fiscal Agency and Financial
Advisory Authority:**

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lmardini@mpmlawpr.com
Carolina Velaz-Rivero, Esq., cvelaz@mpmlawpr.com

Office of the United States Trustee District of PR:

Edif. Ochoa, 500 Tanca Street, Suite 301
San Juan, PR 00901
Re: In re: Commonwealth of Puerto Rico
Attn: Monsita Lecaroz, Esq.,
monsita.lecaroz@usdoj.gov

**Counsel for the Official Committee of Unsecured
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Attn: Juan J. Casillas Ayala, Esq.,
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Alberto J.E. Añeses Negrón, Esq.,
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**Counsel for the Official Committee of Retired
Employees:**

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PR Department of Treasury:

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Omar E. Rodríguez-Pérez, CPA, Assistant
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Francisco Pena Montanez, CPA, Assistant Secretary of
the Treasury, Francisco.Pena@hacienda.pr.gov

Counsel for the Fee Examiner:

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San Juan, PR 00918
Attn: Eyck O. Lugo, Esq., elugo@edgelegalpr.com

Godfrey & Kahn, S.C.
One East Main Street, Suite 500
Madison, WI 53703
Attn: Katherine Stadler, KStadler@gklaw.com

COMMONWEALTH OF PR TITLE III					
Summary of Legal Fees for the Period March 1 through March 15, 2022					
Professional	Position/Title	Department	Hourly Billing Rate	Total Billed Hours	Total Compensation
Julio Pietrantoni	Special Consuel	Corporate	360.00	0.70	252.00
Herrmann D. Bauer	Member	Litigation	330.00	14.90	4,917.00
Carla Garcia Benitez	Member	Litigation	345.00	1.80	621.00
Ubaldo Fernandez Barrera	Jr. Member	Litigation	235.00	1.80	423.00
Jose L Colon Garcia	Associate	Litigation	185.00	12.10	2,238.50
Kiomari I Lopez Torres	Associate	Corporate	180.00	4.20	756.00
Maria De Los A Lugo Colom	Associate	Litigation	180.00	0.20	36.00
Gabriel Miranda Rivera	Associate	Litigation	205.00	18.50	3,792.50
Anibal A Roman Medina	Associate	Litigation	180.00	0.30	54.00
Vanessa Sanchez	Paralegal	Litigation	165.00	1.00	165.00
	Totals			55.50	\$ 13,255.00
	Less: 10% Courtesy discount				\$ (1,325.50)
SUMMARY OF LEGAL FEES					\$ 11,929.50
COMMONWEALTH OF PR TITLE III					
Summary of Disbursements for the Period March 1 through March 15, 2022					
Description - Expenses			Amounts		
Duplicating			11.60		
	Totals				
SUMMARY OF DISBURSEMENTS			\$ 11.60		

<u>COMMONWEALTH OF PR TITLE III</u>			
<u>Summary of Legal Fees for the Period March 1 through March 15, 2022</u>			
Task Code	Matter Description	Total Billed Hours	Total Fees Requested
203	Hearings and Non-Field Comm. With Court	0.10	33.00
206	Documents Filed on Behalf of the Board	18.10	4,195.00
207	Non-Board Court Filings	1.70	561.00
208	Stay Matters	0.60	198.00
210	Analysis and Strategy	1.90	627.00
213	Labor, Pension Matters	0.00	0.00
215	Plan of Adjustment and Disclosure Statement	4.80	1,584.00
216	Confirmation	0.70	252.00
218	Employment and Fee Applications	0.20	47.00
219	Docketing	1.00	165.00
222	Claims and Claims Objections	24.80	5,217.00
224	Fee Application O&B	1.60	376.00
			\$ 13,255.00
	Less: 10% Courtesy discount		\$ (1,325.50)
	TOTALS	55.50	\$ 11,929.50

O&B requests payment and reimbursement in accordance with the procedures set forth in the Interim Compensation Order (*i.e.*, payment of ninety percent (90%) of the compensation sought, in the amount of \$10,736.55, and reimbursement of one-hundred percent (100%) of expenses incurred, in the amount of \$11.60) in the total amount of \$10,748.15.

Professional Certification

I hereby certify that no public servant of the Department of Treasury is a party to or has any interest in the gains or benefits derived from the contract that is the basis of this invoice. The only consideration for providing services under the contract is the payment agreed upon with the authorized representatives of the Financial Oversight and Management Board for Puerto Rico. The amount of this invoice is reasonable. The services were rendered and the corresponding payment has not been made. To the best of my knowledge, O'Neill & Borges LLC does not have any debts owed to the Government of Puerto Rico or its instrumentalities.

s/Ubaldo M. Fernández
Ubaldo M. Fernández
O'Neill & Borges LLC
250 Muñoz Rivera Ave., Ste. 800
San Juan, PR 00918-1813
Tel: (787) 282-5786
Fax: (787) 753-8944

Exhibit A

250 AVE. MUÑOZ RIVERA, SUITE 800
SAN JUAN, PR 00918-1813
TEL. (787) 764-8181
FAX (787) 753-8944

O'NEILL & BORGES LLC

March 15, 2022

FOMB IN RE COMMONWEALTH OF PR TITLE III

RE: GENERAL

Enclosed please find our bill for professional services rendered and reimbursable expenses.
Should you have any questions concerning the attached bill, please do not hesitate to contact us. Your prompt payment would be greatly appreciated.

Sincerely Yours,

CARLA GARCIA BENITEZ

IN ACCOUNT WITH

ESQ. ALEJANDRO RIVERA, SUITE 800
SAN JUAN, PR 00918-1813
TEL. (787) 764-8181
FAX (787) 753-8944

O'NEILL & BORGES LLC

FOMB IN RE COMMONWEALTH OF PR TITLE III

March 15, 2022
Bill #: 422028
Billing Attorney: CGB

BILLING SUMMARY

For Professional Services Rendered and Reimbursable Expenses for the period ending
March 15, 2022:

Client.Matter: P1701 - 0

RE: GENERAL

Total Professional Services	\$ 13,062.00
Less Discount	<u>\$ -1,306.20</u>
Net Professional Services	\$ 11,755.80
Total Reimbursable Expenses	<u>\$ 11.60</u>
TOTAL THIS INVOICE	\$ 11,767.40

IN ACCOUNT WITH

850 AVE. MUNOZ RIVERA, SUITE 800
SAN JUAN, PR 00918-1813
TEL. (787) 764-8181
FAX (787) 753-8944

O'NEILL & BORGES LLC

Client.Matter: P1701 . 0

RE: GENERAL

PROFESSIONAL SERVICES

Date	Atty	Task	Description	Hours	Rate	Amount
3/01/22	HDB	222	Revise Twenty First ADR Transfer Notice.	.20	330.00	66.00
3/01/22	HDB	207	Review Motion Requesting Translation of documents and Requesting an Attorney filed by William Roman Morales.	.10	330.00	33.00
3/01/22	HDB	206	Revise Informative Motion of Financial Oversight and Management Board Regarding Tax-Exempt Status of New GO Bonds to Be Issued Pursuant to the Modified Eighth Amended Title III Joint Plan of Adjustment of the Commonwealth of Puerto Rico et al.	.30	330.00	99.00
3/01/22	GMR	206	File the Motion of Puerto Rico Electric Power Authority Pursuant to Bankruptcy Code Section 503(b), PROMESA Section 315(a)(3), and Bankruptcy Rule 9019 for Order Approving Settlement Agreement with Whitefish Energy Holdings, LLC and Granting Related Relief, through the court's electronic filing system in Case No. 17-3283.	.20	205.00	41.00
3/01/22	GMR	206	Review the Informative Motion Regarding Tax-Exempt Status of New GO Bonds to Be Issued Pursuant to the Modified Eighth Amended Title III Joint Plan of Adjustment of the Commonwealth of Puerto Rico, et al., in anticipation to its filing.	.20	205.00	41.00
3/01/22	GMR	206	File the Informative Motion Regarding Tax-Exempt Status of New GO Bonds to Be Issued Pursuant to the Modified Eighth Amended Title III Joint Plan of Adjustment of the Commonwealth of Puerto Rico, et al., through the court's electronic filing system.	.20	205.00	41.00
3/01/22	GMR	222	Email exchange with M. Palmer regarding March omnibus objections.	.20	205.00	41.00

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3/01/22	GMR	222	Analyze A&M's worksheet for the upcoming May omnibus objections.	2.10	205.00	430.50
3/01/22	JJC	206	Review Joint Motion of the Oversight Board and the Fee Examiner for Entry of Order Further Amending Procedures for Submitting and Considering Compensation and Reimbursement of Expenses of Professionals in anticipation of its filing.	.20	185.00	37.00
3/01/22	JJC	206	File Joint Motion of the Oversight Board and the Fee Examiner for Entry of Order Further Amending Procedures for Submitting and Considering Compensation and Reimbursement of Expenses of Professionals through the court's electronic filing system.	.20	185.00	37.00
3/01/22	KIL	222	Review documents sent by counsel on February 25, 2022 pertaining to claim no. 26647 to update case summary accordingly.	.50	180.00	90.00
3/02/22	HDB	206	Review the Joint Motion of the Oversight Board and the Fee Examiner for Entry of Order Further Amending Procedures for Submitting and Considering Compensation and Reimbursement of Expenses of Professionals.	.40	330.00	132.00
3/02/22	HDB	210	Review tables by J. Herriman regarding Claim for Employment Benefits by DOH Employees.	.20	330.00	66.00
3/02/22	VSN	219	Docket court notice received by email dated March 1, 2022, order Dkt. 20233, the deadline to file a further status report. - H. D. Bauer and U. Fernandez.	.10	165.00	16.50
3/03/22	HDB	215	Review Opinion and Order at Docket No. 20249 denying Motion for Stay Pending Appeal.	1.20	330.00	396.00
3/03/22	HDB	206	Review Informative Motion of Financial Oversight and Management Board Regarding Designation of Prime Clerk LLC as Disbursing Agent Pursuant to the Modified Eighth Amended Title III Joint Plan of Adjustment of the Commonwealth of Puerto Rico, et al.	.30	330.00	99.00
3/03/22	HDB	208	Review letter by I. Gonzalez requesting opposition to removal of certain claims from ACR procedure and stay modification.	.30	330.00	99.00

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3/03/22	HDB	210	Review Emergency Motion to Stay Pending Appeal filed by Appellants Federacion de Maestros de Puerto Rico, Inc., Grupo Magisterial Educadores(as) por la Democracia, Unidad, Cambio, Militancia y Organizacion Sindical, Inc. and Union Nacional de Educadores y Trabajadores de la Educacion, Inc. in Appeal No. 22-1080.	1.20	330.00	396.00
3/03/22	HDB	215	Review AAFAF's comments and edits to the Pension Reserve Guidelines.	.60	330.00	198.00
3/03/22	GMR	222	Analyze the bondholder spreadsheet for the upcoming May omnibus objections.	.90	205.00	184.50
3/03/22	JJC	206	Review Informative Motion of Financial Oversight and Management Board Regarding Designation of Prime Clerk LLC as Disbursing Agent Pursuant to the Modified Eighth Amended Title III Joint Plan of Adjustment of the Commonwealth of Puerto Rico, et al. in anticipation of its filing.	.20	185.00	37.00
3/03/22	JJC	206	File Informative Motion of Financial Oversight and Management Board Regarding Designation of Prime Clerk LLC as Disbursing Agent Pursuant to the Modified Eighth Amended Title III Joint Plan of Adjustment of the Commonwealth of Puerto Rico, et al. through the court's electronic filing system.	.20	185.00	37.00
3/04/22	CGB	222	Review email query from J. Sosa regarding the civil proceedings that serve as the basis of the Muñiz-Ruberte POC (0.1); Review the dismissal judgment and court electronic docket in Muñiz-Ruberte v. ACAA and the CW (0.3); legal research for appellate decisions regarding same (0.2); Draft email to J. Sosa summarizing proceedings and forwarding pertinent appellate court decisions (0.2).	.80	345.00	276.00
3/04/22	HDB	206	Revise revised master service list for filing as of March 3, 2022.	.20	330.00	66.00
3/04/22	HDB	215	Review Finca Matilde's Response to the FOMB's Informative Motion Regarding Status of Plan implementation.	.30	330.00	99.00
3/04/22	HDB	222	Review letter by Angel Juarbe de Jesus regarding ADR referrals and responses. (.3) Draft e-mail to L. Stafford and others regarding the same.	.40	330.00	132.00

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3/04/22	UMF	224	Draft O&B's monthly fee statement for October 2021 in the Title III case of the Commonwealth of PR.	.40	235.00	94.00
3/04/22	JJC	206	Review Master Service List as of March 3, 2022 in anticipation of its filing.	.20	185.00	37.00
3/04/22	JJC	206	File Master Service List as of March 3, 2022 through the court's electronic filing system.	.20	185.00	37.00
3/04/22	AAR	222	Analyze Claimants Counsel email in connection with case no. 2014-07-008 to update master table.	.30	180.00	54.00
3/04/22	KIL	222	Draft response to counsel Ayala regarding claim no. 95339 confirming receipt of letter and copy of judgment.	.10	180.00	18.00
3/04/22	KIL	222	Analyze documents sent by counsel Ayala regarding claim no. 95339, specifically compare claims asserted in letter explaining the status of the claim with court of appeals judgement from 2015.	.40	180.00	72.00
3/04/22	KIL	222	Draft case summary regarding claim no. 95339 to upload correspondence with counsel Ayala to the unliquidated litigation claims depository.	.30	180.00	54.00
3/05/22	JP	216	Tel. conf. with E. Arias regarding whether exchange of taxable CVIs for tax-exempt CVIs is permitted under Act 53-2021.	.70	360.00	252.00
3/07/22	HDB	206	Analyze the FOMB's Opposition to Urgent Motion to Stay Appeal in Appeal No. 22-1080. (1.3) Review PSA Creditor's Opposition to Motion to Stay Pending Appeal. (.8)	2.10	330.00	693.00
3/07/22	HDB	222	Review e-mail by J. Sosa regarding Ruben Muñiz-Ruberte v. ACAA Litigation. (.2) Review response by C. Garcia regarding same. (.1)	.30	330.00	99.00
3/07/22	UMF	224	Analyze the joint motion for amendment to the procedures for submitting and considering compensation and reimbursement of expenses for professionals.	.40	235.00	94.00
3/07/22	UMF	224	Review issues relating to compliance with PRRADA impacting the motion for amendment to compensation procedures.	.40	235.00	94.00
3/07/22	GMR	222	Tel. conf. with counsel for claimant Oriental Engineering (POC 31460) regarding status of claim.	.30	205.00	61.50

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3/07/22	JJC	222	Exchange e-mails with counsel for claimants for Proof of Claim No. 21351 in connection with Cases No. AQ-15-0415; L-17-002; AQ-16-0196; L-17-086; AQ-16-0682; L-17-055; AQ-16-331; L-17-012, and AQ-16-852, related to production of requested documents.	.20	185.00	37.00
3/07/22	JJC	222	Update depository with 50 supporting documents received in connection with Proof of Claim No. 21351 in connection with Cases No. AQ-15-0415; L-17-002; AQ-16-0196; L-17-086; AQ-16-0682; L-17-055; AQ-16-331; L-17-012, and AQ-16-852.	.30	185.00	55.50
3/08/22	CGB	222	Analyze email from T. Di Natale and related excel spread sheet regarding unliquidated POC claimants not represented by counsel (0.1); Conf. with G. A. Miranda to develop strategy to follow-up directly with claimants regarding the basis of their claims (0.4).	.50	345.00	172.50
3/08/22	GMR	206	File the Urgent Consensual Motion for Seventeenth Extension of Deadlines Regarding Motion of Whitefish Energy Holdings, LLC for Allowance of Administrative Expense Claim, through the court's electronic filing system in Case No. 17-3283.	.20	205.00	41.00
3/08/22	GMR	222	Analyze email from T. Di Natale and related excel spread sheet regarding unliquidated POC claimants not represented by counsel (0.1); Conf. with C. Garcia to develop strategy to contact such claimants regarding the basis of their claims (0.4).	.50	205.00	102.50
3/08/22	KIL	222	Research alternative contact information for counsel Efrain Gonzalez regarding claim no. 19604 givn his failure to respond to prior emails pertaining this claim.	.20	180.00	36.00
3/08/22	KIL	222	Draft follow up for counsel Efrain Gonzalez regarding status of claim 19604.	.10	180.00	18.00
3/08/22	VSN	219	Docket court notice received by email dated March 1, 2022, order Dkt. 20229, and order Dkt. 20230 setting and deadlines to file a response and reply regarding the allowance of an administrative expense claim and the Motion on rule 503 (b) (1) (A). - H. D. Bauer and U. Fernandez.	.10	165.00	16.50
3/08/22	VSN	219	Docket court notice received by email dated March 1, 2022, order Dkt. 20231, the deadline to file a response and reply regarding the filed motion for administrative expenses. - H. D. Bauer and U. Fernandez.	.10	165.00	16.50

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3/08/22	VSN	219	Docket court notice received by email dated March 2, 2022, order Dkt. 20246, the deadline to file a response and reply regarding the motion for relief, Dkt. 20144, 20147, and 20251. - H. D. Bauer and U. Fernandez.	.10	165.00	16.50
3/09/22	HDB	207	Review Analyze the US Trustee's Limited Objection to the Motion of Financial Oversight and Management Board for Puerto Rico Requesting Order Approving Proposed List of Material Interested Parties Pursuant to Puerto Rico Recovery Accuracy in Disclosures Act. (.4) Review Official Committee of Unsecured Creditors' Limited Response and Reservation of Rights to Motion of Financial Oversight and Management Board for Puerto Rico Requesting Order Approving Proposed List of Material Interested Parties Pursuant to Puerto Rico Recovery Accuracy in Disclosures Act. (.2)	.60	330.00	198.00
3/09/22	HDB	210	Review issues regarding "most favor nation clause" in certain contracts.	.20	330.00	66.00
3/09/22	JJC	206	Review Urgent Consensual Motion for Extension of Deadlines in anticipation of its filing.	.20	185.00	37.00
3/09/22	JJC	206	File Urgent Consensual Motion for Extension of Deadlines through the court's electronic filing system.	.20	185.00	37.00
3/09/22	KIL	222	Follow-up attempts to contact counsel's Efrain Gonzalez office by phone to request another email address in order to reach him. (0.1) Update depository accordingly, to reflect recent contact efforts. (0.1)	.20	180.00	36.00
3/09/22	KIL	222	Research alternative contact information for counsels Fernando Santiago Ortiz and Jose F. Aviles Lamberty regarding claims no. 19415 and 43389.	.20	180.00	36.00
3/09/22	KIL	222	Draft and send follow-up email regarding claim no. 19415 to counsels F. Santiago and J. Aviles. Upload and update depository accordingly, including saving email correspondence.	.10	180.00	18.00
3/09/22	KIL	222	Draft follow-up email regarding claim no. 43389 to counsels F. Santiago and J. Aviles.	.10	180.00	18.00
3/09/22	KIL	222	Analyze Case No. KAC-2002-0681; KAC-2003-3383 in order to draft follow-up email to counsel requesting information on said case as regard related POC.	.40	180.00	72.00

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3/10/22	GMR	206	Email exchange with J. Chubak in connection with tenth and eleventh interim fee applications of Citigroup Global Markets Inc.	.20	205.00	41.00
3/10/22	GMR	206	File the Urgent motion for an Order Directing the Fiscal Agent to Disburse the Disputed Funds in the HTA Bond Service Accounts, Redemption Accounts, and Reserve Accounts, through the court's electronic filing system in case no. 17-3283.	.20	205.00	41.00
3/11/22	HDB	215	Review Order denying stay pending appeal. (.1) Draft e-mail regarding same to J. Cacho and O&B implementation team. (.1)	.20	330.00	66.00
3/11/22	HDB	206	Review the Informative Motion of Financial Oversight and Management Board Regarding Corrected Schedule of New GO Bonds to be Issued Pursuant to the Modified Eighth Amended Title III Joint Plan of Adjustment of the Commonwealth of Puerto Rico, et al.	.20	330.00	66.00
3/11/22	HDB	206	Review issues regarding the Urgent Motion for an Order Directing the Fiscal Agent to Disburse the Disputed Funds in the HTA Bond Service Accounts, Redemption Accounts, and Reserve Accounts.	.20	330.00	66.00
3/11/22	HDB	206	Review the Reply of the Financial Oversight and Management Board for Puerto Rico in Support of Motion Requesting Order Approving Proposed List of Material Interested Parties Pursuant to the Puerto Rico Recovery Accuracy in Disclosures Act.	.30	330.00	99.00
3/11/22	HDB	206	Review the Amended and Restated Stipulation and Agreed Order Regarding the Disputed Funds in the HTA Bond Service Accounts, Redemption Accounts and Reserve Accounts.	.30	330.00	99.00
3/11/22	HDB	215	Review the Informative Motion of Financial Oversight and Management Board Regarding Exhibit D to Confirmation Order (List of Agencies and Amounts to be Transferred).	.30	330.00	99.00
3/11/22	GMR	206	Review the Tenth Interim Application of Citigroup Global Markets Inc. for Allowance of Compensation for Services Rendered and Reimbursement of Expenses Incurred as Investment Banker and Financial Advisor to the Financial Oversight and Management Board, from October 2020 - January 2021, in anticipation to its filing.	.20	205.00	41.00

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3/11/22	GMR	206	File the Tenth Interim Application of Citigroup Global Markets Inc. for Allowance of Compensation for Services Rendered and Reimbursement of Expenses Incurred as Investment Banker and Financial Advisor to the Financial Oversight and Management Board, from October 2020 - January 2021, through the court's electronic filing system.	.20	205.00	41.00
3/11/22	GMR	206	Review the Eleventh Interim Application of Citigroup Global Markets Inc. for Allowance of Compensation for Services Rendered and Reimbursement of Expenses Incurred as Investment Banker and Financial Advisor to the Financial Oversight and Management Board, from February 2021 - May 2021, in anticipation to its filing.	.20	205.00	41.00
3/11/22	GMR	206	File the Eleventh Interim Application of Citigroup Global Markets Inc. for Allowance of Compensation for Services Rendered and Reimbursement of Expenses Incurred as Investment Banker and Financial Advisor to the Financial Oversight and Management Board, from February 2021 - May 2021, through the court's electronic filing system.	.20	205.00	41.00
3/11/22	GMR	222	Review issues concerning POCs 12310 and 12337 and possible compromise with counsel I. Gonzalez. (0.3) Review proof of claims and results of Omnibus Objections 341 and 345. (0.1)	.40	205.00	82.00
3/11/22	GMR	222	Review issues concerning POCs 12526 and 12312 and possible compromise with counsel I. Gonzalez regarding same (0.2). Review proof of claims and results of Omnibus Objections 341 and 345. (0.2)	.40	205.00	82.00
3/11/22	GMR	222	Review issues concerning POCs 129809, 139753 and 121773 and possible compromise with counsel I. Gonzalez. (0.3) Review proof of claims and results of Omnibus Objection 345. (0.1)	.40	205.00	82.00
3/11/22	GMR	222	Review issues concerning POCs 24315 and 20600 and possible compromise with counsel I. Gonzalez. (0.2) Review proof of claims and results of Omnibus Objection 345. (0.1)	.30	205.00	61.50
3/11/22	GMR	222	Review issues concerning POCs 20773, 23116 and 47278 and possible compromise with counsel I. Gonzalez regarding same. (0.3) Review proof of claims and results of Omnibus Objections 345 and 351. (0.1)	.40	205.00	82.00

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3/11/22	JJC	206	Review the Reply of the Financial Oversight and Management Board for Puerto Rico in Support of Motion Requesting Order Approving Proposed List of Material Interested Parties Pursuant to the Puerto Rico Recovery Accuracy in Disclosures Act in anticipation of its filing.	.20	185.00	37.00
3/11/22	JJC	206	File the Reply of the Financial Oversight and Management Board for Puerto Rico in Support of Motion Requesting Order Approving Proposed List of Material Interested Parties Pursuant to the Puerto Rico Recovery Accuracy in Disclosures Act through the court's electronic filing system.	.20	185.00	37.00
3/11/22	JJC	206	Review the Notice of Filing Amended and Restated Stipulation and Agreed Order Regarding the Disputed Funds in the HTA Bond Service Accounts, Redemption Accounts and Reserve Accounts in anticipation of its filing in Case No. 17-3283.	.20	185.00	37.00
3/11/22	JJC	206	File the Notice of Filing Amended and Restated Stipulation and Agreed Order Regarding the Disputed Funds in the HTA Bond Service Accounts, Redemption Accounts and Reserve Accounts through the court's electronic filing system in Case No. 17-3283.	.20	185.00	37.00
3/11/22	JJC	206	File the Notice of Filing Amended and Restated Stipulation and Agreed Order Regarding the Disputed Funds in the HTA Bond Service Accounts, Redemption Accounts and Reserve Accounts through the court's electronic filing system in Adv. Proc. 17-155.	.20	185.00	37.00
3/11/22	JJC	206	File the Notice of Filing Amended and Restated Stipulation and Agreed Order Regarding the Disputed Funds in the HTA Bond Service Accounts, Redemption Accounts and Reserve Accounts through the court's electronic filing system in Adv. Proc. 17-156.	.20	185.00	37.00
3/11/22	JJC	206	File the Notice of Filing Amended and Restated Stipulation and Agreed Order Regarding the Disputed Funds in the HTA Bond Service Accounts, Redemption Accounts and Reserve Accounts through the court's electronic filing system in Adv. Proc. 17-159.	.20	185.00	37.00

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3/11/22	JJC	206	Review the Informative Motion of Financial Oversight and Management Board Regarding Exhibit D to Confirmation Order (List of Agencies and Amounts to be Transferred) in anticipation of its filing in Case No. 17-3283.	.20	185.00	37.00
3/11/22	JJC	206	File the Informative Motion of Financial Oversight and Management Board Regarding Exhibit D to Confirmation Order (List of Agencies and Amounts to be Transferred) through the court's electronic filing system in Case No. 17-3283.	.20	185.00	37.00
3/12/22	HDB	207	Review Objection of Assured Guaranty Corp., Assured Guaranty Municipal Corp., Financial Guaranty Insurance Company, and National Public Finance Guaranty Corporation with Respect to (I) Urgent Motion for an Order Directing the Fiscal Agent to Disburse the Disputed Funds in the HTA Bond Service Accounts, Redemption Accounts, and Reserve Accounts and (II) Amended and Restated Stipulation and Order Regarding the Disputed Funds In the HTA Bond Service Accounts, Redemption Accounts and Reserve Accounts.	.30	330.00	99.00
3/12/22	HDB	207	Review the Reply of Official Committee of Unsecured Creditors in Connection With Financial Oversight and Management Boards Urgent Motion for Order Directing Fiscal Agent to Disburse Disputed Funds in HTA Bond Service Accounts, Redemption Accounts, and Reserve Accounts.	.30	330.00	99.00
3/12/22	HDB	206	Review the Reply of the Financial Oversight and Management Board for Puerto Rico in Support of Urgent Motion for an Order Directing the Fiscal Agent to Disburse the Disputed Funds in the HTA Bond Service Accounts, Redemption Accounts, and Reserve Accounts.	.10	330.00	33.00
3/12/22	JJC	206	Review the Reply of the Financial Oversight and Management Board for Puerto Rico in Support of Urgent Motion for an Order Directing the Fiscal Agent to Disburse the Disputed Funds in the HTA Bond Service Accounts, Redemption Accounts, and Reserve Accounts in anticipation of its filing in Case No. 17-3283.	.20	185.00	37.00

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3/12/22	JJC	206	File the Reply of the Financial Oversight and Management Board for Puerto Rico in Support of Urgent Motion for an Order Directing the Fiscal Agent to Disburse the Disputed Funds in the HTA Bond Service Accounts, Redemption Accounts, and Reserve Accounts through the court's electronic filing system in Case No. 17-3283.	.20	185.00	37.00
3/12/22	JJC	206	File the Reply of the Financial Oversight and Management Board for Puerto Rico in Support of Urgent Motion for an Order Directing the Fiscal Agent to Disburse the Disputed Funds in the HTA Bond Service Accounts, Redemption Accounts, and Reserve Accounts through the court's electronic filing system in Adv. Proc. No. 17-152.	.20	185.00	37.00
3/12/22	JJC	206	File the Reply of the Financial Oversight and Management Board for Puerto Rico in Support of Urgent Motion for an Order Directing the Fiscal Agent to Disburse the Disputed Funds in the HTA Bond Service Accounts, Redemption Accounts, and Reserve Accounts through the court's electronic filing system in Adv. Proc. No. 17-155.	.20	185.00	37.00
3/12/22	JJC	206	File the Reply of the Financial Oversight and Management Board for Puerto Rico in Support of Urgent Motion for an Order Directing the Fiscal Agent to Disburse the Disputed Funds in the HTA Bond Service Accounts, Redemption Accounts, and Reserve Accounts through the court's electronic filing system in Adv. Proc. No. 17-156.	.20	185.00	37.00
3/12/22	JJC	206	File the Reply of the Financial Oversight and Management Board for Puerto Rico in Support of Urgent Motion for an Order Directing the Fiscal Agent to Disburse the Disputed Funds in the HTA Bond Service Accounts, Redemption Accounts, and Reserve Accounts through the court's electronic filing system in Adv. Proc. No. 17-159.	.20	185.00	37.00
3/14/22	HDB	206	Review the Informative Motion to Submit Certified Translations in Compliance with March 3, 2022 Order, with exhibits.	.20	330.00	66.00

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3/14/22	HDB	215	Review the FOMB's Supplemental Response in Support of Urgent motion for an Order Directing the Fiscal Agent to Disburse the Disputed Funds in the HTA Bond Service Accounts, Redemption Accounts, and Reserve Accounts.	.30	330.00	99.00
3/14/22	UMF	224	Commence review of reply of the FOMB in support of motion requesting approval of MIP List.	.40	235.00	94.00
3/14/22	GMR	206	Review the Informative Motion Submitting Certified Translations in Compliance with the Court's March 3, 2022 Order, and exhibits thereto (translations) in anticipation to their filing.	.30	205.00	61.50
3/14/22	GMR	206	File the Informative Motion Submitting Certified Translations in Compliance with the Court's March 3, 2022 Order, through the court's electronic filing system.	.20	205.00	41.00
3/14/22	GMR	222	Exchange e-mails with L. Stafford regarding POCs 12310, 12337, 12526, 12312, 129809, 139753, 121773, 24315, 20600, 20773, 23116 and 47278 and counsel I. Gonzalez for possible compromise on duplicative claims.	.30	205.00	61.50
3/14/22	GMR	206	Review the Status Report of the Financial Oversight and Management Board for Puerto Rico in Connection with Court's Order Concerning Proofs of Claim Nos. 11497 and 11790 [ECF No. 20233], in anticipation to its filing.	.20	205.00	41.00
3/14/22	GMR	206	File the Status Report of the Financial Oversight and Management Board for Puerto Rico in Connection with Court's Order Concerning Proofs of Claim Nos. 11497 and 11790 [ECF No. 20233], through the court's electronic filing system.	.20	205.00	41.00
3/14/22	GMR	222	Further analyze revised excel spread sheet regarding unliquidated POC claimants not represented by counsel as received from T. Di Natale. (0.2). Devise logistics for co-authoring excel spreadsheet "live" in the depository and assign batches to attorneys. (0.9).	1.10	205.00	225.50
3/14/22	GMR	222	Analyze the PREPA spreadsheet for the upcoming May omnibus objections.	.60	205.00	123.00
3/14/22	KIL	222	Review previous correspondence with counsel Castro Perez (.10), draft follow-up email regarding case no. HSCI201400013 (.10). Update depository accordingly (.10).	.30	180.00	54.00

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3/14/22	KIL	222	Review previous correspondence with counsel Valentin (.10), draft follow-up email regarding claim no. 11948 (.10). Update depository accordingly (.10).	.30	180.00	54.00
3/14/22	KIL	222	Review documentation provided by counsel Valentin regarding claim no. 11948 pertaining to unliquidated litigation claims.	.70	180.00	126.00
3/14/22	KIL	222	Draft case summary for claim no. 11948 pursuant to documentation provided by counsel Valentin (.20) and update unliquidated litigation claims depository accordingly (.10).	.30	180.00	54.00
3/14/22	VSN	219	Docket court notice received by email dated March 8, 2022, order Dkt. 20278, the deadline to file a joint status report and file a proposed plan of adjustment, disclosure statement, and proposed deadlines. - H. D. Bauer and U. Fernandez.	.10	165.00	16.50
3/14/22	VSN	219	Docket court notice received by email dated March 9, 2022, order Dkt. 20280, the deadline to file a response and reply. - H. D. Bauer and U. Fernandez.	.10	165.00	16.50
3/14/22	VSN	219	Docket court notice received by email dated March 14, 2022, order Dkt. 20323, the deadline to file informative motion registering to appear in the hearing; debtor's deadline to email proposed agenda and preliminary time allocations; deadline to file agenda with matters and projected timetable, deadline to file an informative motion regarding exhibits and demonstrations for hearing; deadline to file a status report. - H. D. Bauer and U. Fernandez.	.10	165.00	16.50
3/14/22	VSN	219	Docket court notice received by email dated March 10, 2022, order Dkt. 20295, the deadline to file a response and reply. - H. D. Bauer and U. Fernandez.	.10	165.00	16.50
3/14/22	VSN	219	Docket court notice received by email dated March 11, 2022, order Dkt. 20311, the deadline to file a response and reply. - H. D. Bauer and U. Fernandez.	.10	165.00	16.50
3/14/22	VSN	219	Docket court notice received by email dated March 14, 2022, order Dkt. 20322, the deadline to file a memorandum and further responses. - H. D. Bauer and U. Fernandez.	.10	165.00	16.50

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March 15, 2022

3/15/22	CGB	222	Telephone conference with G. A. Miranda regarding cost-efficient strategy for the Phase III of the Unliquidated Claims Project (0.2); email exchange with L. Stafford regarding earlier written court sanctioned communications to the unliquidated POC claimants (0.3).	.50	345.00	172.50
3/15/22	HDB	207	Review Response of Assured Guaranty Corp., Assured Guaranty Municipal Corp., Financial Guaranty Insurance Company, and National Public Finance Guaranty Corporation with Respect to Supplemental Reply of the Financial Oversight and Management Board for Puerto Rico in Support of Urgent Motion for an Order Directing the Fiscal Agent to Disburse the Disputed Funds in the HTA Bond Service Accounts, Redemption Accounts, and Reserve Accounts.	.40	330.00	132.00
3/15/22	HDB	206	Revise the draft Notice of (A) Entry of Order Confirming Modified Eighth Amended Title III Plan of Adjustment of the Commonwealth of Puerto Rico, et al. Pursuant to Title III of PROMESA and (B) Occurrence of the Effective Date.	.30	330.00	99.00
3/15/22	HDB	210	Review the e-mail from A. Piccirillo issues regarding HTA Loan Agreement issues.	.30	330.00	99.00
3/15/22	HDB	203	Review the Order on Pending Matters to be Resolved in Connection with POA.	.10	330.00	33.00
3/15/22	HDB	208	Revise the Twenty-Sixth Omnibus Motion for Approval of Modifications to the Automatic Stay.	.30	330.00	99.00
3/15/22	HDB	215	Analyze the Appellee Brief tendered by the Commonwealth of Puerto Rico, Employees Retirement System of the Commonwealth of Puerto Rico, FOMB and Puerto Rico Public Buildings Authority in Appeal No. 22-1080.	1.40	330.00	462.00
3/15/22	HDB	215	Review the Notice of Submission of Fourth Amended Plan Supplement and Plan Related Documents by the Commonwealth of Puerto Rico, et al.	.50	330.00	165.00
3/15/22	UMF	218	Review the docket regarding status of PRRADA briefing and MIP List approval.	.20	235.00	47.00
3/15/22	GMR	206	Review the Eighth Urgent Consented Motion of the Commonwealth of Puerto Rico for Extension of Deadlines, in anticipation to its filing.	.20	205.00	41.00

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3/15/22	GMR	206	File the Eighth Urgent Consented Motion of the Commonwealth of Puerto Rico for Extension of Deadlines, through the court's electronic filing system.	.20	205.00	41.00
3/15/22	GMR	222	Telephone conference with C. Garcia to discuss strategy regarding Phase III of the Unliquidated Claims Project.	.20	205.00	41.00
3/15/22	GMR	206	Review the Fourteenth Interim Application of Luskin, Stern & Eisler LLP, as Special Counsel to the Financial Oversight and Management Board for Puerto Rico, for Compensation and Reimbursement of Expenses for the Period From October 1, 2021 through January 31, 2022, in anticipation to its filing.	.20	205.00	41.00
3/15/22	GMR	206	File the Fourteenth Interim Application of Luskin, Stern & Eisler LLP, as Special Counsel to the Financial Oversight and Management Board for Puerto Rico, for Compensation and Reimbursement of Expenses for the Period From October 1, 2021 through January 31, 2022, through the court's electronic filing system.	.20	205.00	41.00
3/15/22	GMR	206	Review the Notice of Filing of Fourteenth Interim Application of Luskin, Stern & Eisler LLP, as Special Counsel to the Financial Oversight and Management Board for Puerto Rico, for Compensation and Reimbursement of Expenses for the Period From October 1, 2021 through January 31, 2022, in anticipation to its filing.	.20	205.00	41.00
3/15/22	GMR	206	File the Notice of Filing of Fourteenth Interim Application of Luskin, Stern & Eisler LLP, as Special Counsel to the Financial Oversight and Management Board for Puerto Rico, for Compensation and Reimbursement of Expenses for the Period From October 1, 2021 through January 31, 2022, through the court's electronic filing system.	.20	205.00	41.00
3/15/22	GMR	206	Review the latest draft of the Notice of (A) Entry of Order Confirming Modified Eighth Amended Title III Joint Plan of Adjustment of the Commonwealth of Puerto Rico, et al. Pursuant to Title III of PROMESA and (B) Occurrence of the Effective Date.	.20	205.00	41.00
3/15/22	GMR	206	Review the latest draft of the Notice of (A) Entry of Order Approving Qualifying Modification for the Puerto Rico Convention Center District Authority Pursuant to Title VI of PROMESA and (B) Occurrence of the Effective Date.	.20	205.00	41.00

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March 15, 2022

3/15/22	GMR	206	Review the latest draft of the Notice of (A) Entry of Order Approving Qualifying Modification for the Puerto Rico Infrastructure Financing Authority Pursuant to Title VI of PROMESA and (B) Occurrence of the Effective Date.	.20	205.00	41.00
3/15/22	GMR	222	Exchange emails with C. Garcia, L. Stafford and T. Di Natale in connection with Phase III of the Unliquidated Claims Project.	.30	205.00	61.50
3/15/22	GMR	222	Review order concerning proofs of claim nos. 11497 and 11790 (ECF No. 20344).	.20	205.00	41.00
3/15/22	GMR	222	Exchange e-mails with S. Schaefer regarding unliquidated claims depository structure.	.20	205.00	41.00
3/15/22	GMR	206	Correspond with H. Bauer, U. Fernandez, and M. Volin concerning interim fee applications filed since the Order at Docket No. 19980.	.30	205.00	61.50
3/15/22	GMR	206	Email correspondence with J. Chubak concerning CITI's interim fee applications filed since the Order at Docket No. 19980 and the withdrawal thereof.	.20	205.00	41.00
3/15/22	GMR	206	Email correspondence with C. Trieu and M. Luskin concerning Luskin, Stern & Eisler LLP's interim fee applications filed since the Order at Docket No. 19980 and the withdrawal thereof.	.30	205.00	61.50
3/15/22	GMR	206	Draft the Notice of Withdrawal of Luskin, Stern & Eisler LLP's interim fee applications filed since the Order at Docket No. 19980.	.30	205.00	61.50
3/15/22	GMR	206	Review the final draft of the Notice of (A) Entry of Order Confirming Modified Eighth Amended Title III Plan of Adjustment of the Commonwealth of Puerto Rico, et al. Pursuant to Title III of PROMESA and (B) Occurrence of the Effective Date, in anticipation to its filing.	.20	205.00	41.00
3/15/22	GMR	206	File the Notice of (A) Entry of Order Confirming Modified Eighth Amended Title III Plan of Adjustment of the Commonwealth of Puerto Rico, et al. Pursuant to Title III of PROMESA and (B) Occurrence of the Effective Date, through the court's electronic filing system in Case No. 17-3283.	.20	205.00	41.00

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3/15/22	GMR	206	Review the Notices of Withdrawal of interim applications for compensation of Citi Global Markets and Andrew Wolfe.	.20	205.00	41.00
3/15/22	GMR	222	Draft e-mail to claimant for Proof of Claim #104914 to request claim-related supporting documents (0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	205.00	41.00
3/15/22	GMR	222	Draft e-mail to claimant for Proof of Claim #69359 to request claim-related supporting documents (0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	205.00	41.00
3/15/22	GMR	222	Draft e-mail to claimant for Proof of Claim #116625 to request claim-related supporting documents (0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	205.00	41.00
3/15/22	GMR	222	Draft e-mail to claimant for Proof of Claim #61140 to request claim-related supporting documents (0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	205.00	41.00
3/15/22	GMR	222	Draft e-mail to claimant for Proof of Claim #30718 to request claim-related supporting documents and update Phase III Unliquidated Claim Project spreadsheet and depository.	.10	205.00	20.50
3/15/22	GMR	222	Draft e-mail to claimant for Proof of Claim #116878 to request claim-related supporting documents (0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	205.00	41.00
3/15/22	GMR	222	Draft e-mail to claimant for Proof of Claim #81235 to request claim-related supporting documents (0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	205.00	41.00
3/15/22	GMR	222	Draft e-mail to claimant for Proof of Claim #95516 to request claim-related supporting documents (0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	205.00	41.00
3/15/22	GMR	222	Draft e-mail to claimant for Proof of Claim #18436 to request claim-related supporting documents (0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	205.00	41.00

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3/15/22	GMR	222	Draft e-mail to claimant for Proof of Claim #36809 to request claim-related supporting documents (0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	205.00	41.00
3/15/22	GMR	222	Draft e-mail to claimant for Proof of Claim #88143 to request claim-related supporting documents (0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	205.00	41.00
3/15/22	GMR	222	Draft e-mail to claimant for Proof of Claim #126291 to request claim-related supporting documents (0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	205.00	41.00
3/15/22	GMR	222	Draft e-mail to claimant for Proof of Claim #160347 to request claim-related supporting documents (0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	205.00	41.00
3/15/22	GMR	222	Draft e-mail to claimant for Proof of Claim #85903 to request claim-related supporting documents (0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	205.00	41.00
3/15/22	GMR	222	Draft e-mail to claimant for Proof of Claim #151713 to request claim-related supporting documents (0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	205.00	41.00
3/15/22	JJC	222	Draft e-mail to claimant for Proof of Claim #91277 to request claim-related supporting documents (0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	185.00	37.00
3/15/22	JJC	222	Draft e-mail to claimant for Proof of Claim #115139 to request claim-related supporting documents (0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	185.00	37.00
3/15/22	JJC	222	Draft e-mail to claimant for Proof of Claim #110487 to request claim-related supporting documents (0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	185.00	37.00
3/15/22	JJC	222	Draft e-mail to claimant for Proof of Claim #83603 to request claim-related supporting documents (0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	185.00	37.00

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3/15/22	JJC	222	Draft e-mail to claimant for Proof of Claim #120817 to request claim-related supporting documents.(0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	185.00	37.00
3/15/22	JJC	222	Draft e-mail to claimant for Proof of Claim #152539 to request claim-related supporting documents and update Phase III Unliquidated Claim Project spreadsheet and depository.	.10	185.00	18.50
3/15/22	JJC	222	Draft e-mail to claimant for Proof of Claim #151738 to request claim-related supporting documents (0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	185.00	37.00
3/15/22	JJC	222	Draft e-mail to claimant for Proof of Claim #31605 to request claim-related supporting documents (0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	185.00	37.00
3/15/22	JJC	206	Review the Debtors' Twenty-Sixth Omnibus Motion for Approval of Modifications to the Automatic Stay in anticipation of its filing.	.20	185.00	37.00
3/15/22	JJC	206	File the Debtors' Twenty-Sixth Omnibus Motion for Approval of Modifications to the Automatic Stay through the court's electronic filing system.	.20	185.00	37.00
3/15/22	JJC	222	Draft e-mail to claimant for Proof of Claim #17750 to request claim-related supporting documents (0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	185.00	37.00
3/15/22	JJC	222	Draft e-mail to claimant for Proof of Claim #89889 to request claim-related supporting documents (0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	185.00	37.00
3/15/22	JJC	222	Draft e-mail to claimant for Proof of Claim #39223 to request claim-related supporting documents (0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	185.00	37.00
3/15/22	JJC	222	Draft e-mail to claimant for Proof of Claim #55979 to request claim-related supporting documents (0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	185.00	37.00

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3/15/22	JJC	222	Draft e-mail to claimant for Proof of Claim #49494 to request claim-related supporting documents and update Phase III Unliquidated Claim Project spreadsheet and depository.	.10	185.00	18.50
3/15/22	JJC	222	Draft e-mail to claimant for Proof of Claim #55667 to request claim-related supporting documents (0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	185.00	37.00
3/15/22	JJC	222	Draft e-mail to claimant for Proof of Claim #15801 to request claim-related supporting documents (0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	185.00	37.00
3/15/22	JJC	222	Draft e-mail to claimant for Proof of Claim #117415 to request claim-related supporting documents (0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	185.00	37.00
3/15/22	JJC	222	Draft e-mail to claimant for Proof of Claim #83072 to request claim-related supporting documents (0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	185.00	37.00
3/15/22	JJC	222	Draft e-mail to claimant for Proof of Claim #50243 to request claim-related supporting documents (0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	185.00	37.00
3/15/22	JJC	222	Draft e-mail to claimant for Proof of Claim #119024 to request claim-related supporting documents and update Phase III Unliquidated Claim Project spreadsheet and depository.	.10	185.00	18.50
3/15/22	JJC	222	Draft e-mail to claimant for Proof of Claim #61623 to request claim-related supporting documents (0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	185.00	37.00
3/15/22	JJC	222	Draft e-mail to claimant for Proof of Claim #166351 to request claim-related supporting documents (0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	185.00	37.00
3/15/22	JJC	222	Draft e-mail to claimant for Proof of Claim #115172 to request claim-related supporting documents (0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	185.00	37.00

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3/15/22	JJC	222	Draft e-mail to claimant for Proof of Claim #85685 to request claim-related supporting documents (0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	185.00	37.00
3/15/22	JJC	222	Draft e-mail to claimant for Proof of Claim #117898 to request claim-related supporting documents (0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	185.00	37.00
3/15/22	JJC	222	Draft e-mail to claimant for Proof of Claim #93217 to request claim-related supporting documents (0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	185.00	37.00
3/15/22	JJC	222	Draft e-mail to claimant for Proof of Claim #138558 to request claim-related supporting documents and update Phase III Unliquidated Claim Project spreadsheet and depository.	.10	185.00	18.50
3/15/22	JJC	222	Draft e-mail to claimant for Proof of Claim #131692 to request claim-related supporting documents (0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	185.00	37.00
3/15/22	JJC	222	Draft e-mail to claimant for Proof of Claim #3029 to request claim-related supporting documents (0.1). Update Phase III Unliquidated Claim Project spreadsheet and depository (0.1).	.20	185.00	37.00
3/15/22	JJC	206	Review the Notice of Submission of Fourth Amended Plan Supplement and Plan Related Documents by the Commonwealth of Puerto Rico, et al. in anticipation of its filing in Case No. 17-3283.	.20	185.00	37.00
3/15/22	JJC	206	File the Notice of Submission of Fourth Amended Plan Supplement and Plan Related Documents by the Commonwealth of Puerto Rico, et al. through the court's electronic filing system in Case No. 17-3283.	.20	185.00	37.00
3/15/22	JJC	206	Review Notice of Submission of Fourth Amended Plan Supplement and Plan Related Documents by the Commonwealth of Puerto Rico, et al. in anticipation of its filing in Case No. 19-5523.	.20	185.00	37.00
3/15/22	JJC	206	File Notice of Submission of Fourth Amended Plan Supplement and Plan Related Documents by the Commonwealth of Puerto Rico, et al. through the court's electronic filing system in Case No. 19-5523.	.20	185.00	37.00

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March 15, 2022

3/15/22	MAL	222	Discuss with Attorney Alberto Aresti regarding information requested for claim no.121248 in connection with the unliquidated litigation claims Phase I.	.10	180.00	18.00
3/15/22	MAL	222	Discuss with attorney Alberto Aresti regarding requested information for claim no. 9008, in connection with the unliquidated litigation claims Phase I.	.10	180.00	18.00

TOTAL PROFESSIONAL SERVICES \$ 13,062.00

Less Discount \$ -1,306.20

NET PROFESSIONAL SERVICES: \$ 11,755.80

SUMMARY OF PROFESSIONAL SERVICES

Name	Hours	Rate	Total
CARLA GARCIA BENITEZ	1.80	345.00	621.00
JULIO PIETRANTONI	.70	360.00	252.00
HERMANN BAUER	14.90	330.00	4,917.00
UBALDO M. FERNANDEZ BARRERA	1.80	235.00	423.00
GABRIEL MIRANDA RIVERA	18.10	205.00	3,710.50
J. COLON GARCIA	11.50	185.00	2,127.50
ANIBAL A. ROMAN MEDINA	.30	180.00	54.00
MARIA DE LOS A. LUGO COLOM	.20	180.00	36.00
KIOMARI I. LOPEZ TORRES	4.20	180.00	756.00
VANESSA SANCHEZ	1.00	165.00	165.00
Total	54.50		\$ 13,062.00

EXPENSES

Date	Description	Amount
3/04/22	DUPLICATING - AS OF 3/04/22 (116 Copies @ \$.10)	11.60

TOTAL REIMBURSABLE EXPENSES \$ 11.60

TOTAL THIS INVOICE \$ 11,767.40

850 AVE. MUÑOZ RIVERA, SUITE 800
SAN JUAN, PR 00918-1813
TEL. (787) 764-8181
FAX (787) 753-8944

O'NEILL & BORGES LLC

March 15, 2022

FOMB IN RE COMMONWEALTH OF PR TITLE III

RE: 17-00152-LTS PEAJE INVESTMENT, LLC V. PR HTA, ET AL.-HDB

Enclosed please find our bill for professional services rendered and reimbursable expenses.
Should you have any questions concerning the attached bill, please do not hesitate to contact us. Your prompt payment would be greatly appreciated.

Sincerely Yours,

CARLA GARCIA BENITEZ

O'NEILL & BORGES LLC

850 AVE. MUNOZ RIVERA, SUITE 800
SAN JUAN, PR 00918-1813
TEL. (787) 764-8181
FAX (787) 753-8944

FOMB IN RE COMMONWEALTH OF PR TITLE III

March 15, 2022
Bill #: 422031
Billing Attorney: CGB

BILLING SUMMARY

For Professional Services Rendered and Reimbursable Expenses for the period ending
March 15, 2022:

Client.Matter: P1701 - 801

RE: 17-00152-LTS PEAJE INVESTMENT, LLC V. PR HTA, ET AL.-HDB

Total Professional Services	\$ 193.00
Less Discount	<u>\$ -19.30</u>
Net Professional Services	\$ 173.70
Total Reimbursable Expenses	<u>\$.00</u>
TOTAL THIS INVOICE	\$ 173.70

O'NEILL & BORGES LLC

850 AVE. MUNOZ RIVERA, SUITE 800
SAN JUAN, PR 00918-1813
TEL. (787) 764-8181
FAX (787) 753-8944

Client.Matter: P1701 . 801

RE: 17-00152-LTS PEAJE INVESTMENT, LLC V. PR HTA, ET AL.-HDB

PROFESSIONAL SERVICES

Date	Atty	Task	Description	Hours	Rate	Amount
3/10/22	GMR	206	File the Urgent motion for an Order Directing the Fiscal Agent to Disburse the Disputed Funds in the HTA Bond Service Accounts, Redemption Accounts, and Reserve Accounts, through the court's electronic filing system in case no. 17-152.	.20	205.00	41.00
3/11/22	JJC	206	File Notice of Filing Amended and Restated Stipulation and Agreed Order Regarding the Disputed Funds in the HTA Bond Service Accounts, Redemption Accounts and Reserve Accounts through the court's electronic filing system in Adv. Proc. 17-152.	.20	185.00	37.00
3/12/22	JJC	206	Review Reply of the Financial Oversight and Management Board for Puerto Rico in Support of Urgent Motion for an Order Directing the Fiscal Agent to Disburse the Disputed Funds in the HTA Bond Service Accounts, Redemption Accounts, and Reserve Accounts in anticipation of its filing in Adv. Proc. No. 17-152.	.20	185.00	37.00
3/12/22	JJC	206	File Reply of the Financial Oversight and Management Board for Puerto Rico in Support of Urgent Motion for an Order Directing the Fiscal Agent to Disburse the Disputed Funds in the HTA Bond Service Accounts, Redemption Accounts, and Reserve Accounts through the court's electronic filing system in Adv. Proc. No. 17-151.	.20	185.00	37.00
3/14/22	GMR	206	File the Supplemental Reply in Support of the Urgent motion for an Order Directing the Fiscal Agent to Disburse the Disputed Funds in the HTA Bond Service Accounts, Redemption Accounts, and Reserve Accounts, through the court's electronic filing system in Case No. 17-ap-152.	.20	205.00	41.00

Bill #: 422031

March 15, 2022

TOTAL PROFESSIONAL SERVICES	\$ 193.00
Less Discount	<u>\$ -19.30</u>
NET PROFESSIONAL SERVICES:	\$ 173.70

SUMMARY OF PROFESSIONAL SERVICES

Name	Hours	Rate	Total
GABRIEL MIRANDA RIVERA	.40	205.00	82.00
J. COLON GARCIA	.60	185.00	111.00
Total	1.00		\$ 193.00

TOTAL THIS INVOICE	\$ 173.70
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